

**T**his section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

**T**he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 6—Wildlife Code: Sport Fishing: Seasons,  
Methods, Limits**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

**3 CSR 10-6.415 Restricted Zones is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2012 (37 MoReg 582). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,  
Limits**

**ORDER OF RULEMAKING**

By authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.433 is amended.

This rule establishes the deer hunting seasons and limits and is exempted by sections 536.021, RSMo, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.433 by establishing firearms deer hunting seasons.

**3 CSR 10-7.433 Deer: Firearms Hunting Seasons**

(1) The firearms deer hunting season is comprised of six (6) portions.

(A) Urban zones portion: October 5 through 8, 2012; use any legal deer hunting method to take antlerless deer in open zones.

(B) Youth portions: November 3 and 4, and December 29 and 30, 2012; for persons at least six (6) but not older than fifteen (15) years of age; use any legal deer hunting method to take one (1) deer statewide during the November 3 and 4, 2012 portion; use any legal deer hunting method to take deer statewide during the December 29 and 30, 2012 portion.

(C) November portion: November 10 through 20, 2012; use any legal deer hunting method to take deer statewide.

(D) Muzzleloader portion: December 15 through 25, 2012; use muzzleloader and archery methods, crossbows, atlatl, handguns, and air-powered guns as defined in 3 CSR 10-7.431 to take deer statewide.

(E) Antlerless portion: November 21 through December 2, 2012; use any legal deer hunting method to take antlerless deer in open counties.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are exempted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment was filed May 25, 2012, and becomes effective July 1, 2012.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,  
Limits**

**ORDER OF RULEMAKING**

By authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.435 is amended.

This rule establishes the limits for the firearms deer hunting season. Limits and provisions for hunting are exempt by sections 536.021, RSMo, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.435 by establishing special deer harvest limits and restrictions.

**3 CSR 10-7.435 Deer: Special Harvest Provisions**

*PURPOSE: This amendment removes the antler-point restriction for counties within the Chronic Wasting Disease Containment Zone to reduce the threat of spread of this disease.*

(1) Only antlerless deer and antlered deer with at least one (1) antler having at least four (4) antler points may be taken in the counties of

Andrew, Atchison, Audrain, Barton, Bates, Benton, Boone, Buchanan, Caldwell, Callaway, Camden, Carroll, the portion of Cass County not included in the Kansas City urban zone, Cedar, Clark, Clinton, Cole, Cooper, Daviess, DeKalb, the portion of Franklin County not included in the St. Louis urban zone, Gasconade, Gentry, Grundy, Harrison, Henry, Hickory, Holt, Howard, the portion of Jefferson County not included in the St. Louis urban zone, Johnson, Knox, Lafayette, Lewis, Lincoln, Livingston, Maries, Marion, Mercer, Miller, Moniteau, Monroe, Montgomery, Morgan, Nodaway, Osage, Pettis, Phelps, Pike, the portion of Platte County not included in the Kansas City urban zone, Pulaski, Putnam, Ralls, Ray, Saline, Schuyler, Scotland, Shelby, St. Clair, Ste. Genevieve, Vernon, Warren, and Worth. No other antlered deer may be taken.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are exempted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment was filed May 25, 2012, and becomes effective **July 1, 2012**.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 11—Wildlife Code: Special Regulations for  
Department Areas**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

**3 CSR 10-11.120 Pets and Hunting Dogs is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2012 (37 MoReg 582-583). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 11—Wildlife Code: Special Regulations for  
Department Areas**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

**3 CSR 10-11.180 Hunting, General Provisions and Seasons  
is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2012 (37 MoReg 583). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 12—Wildlife Code: Special Regulations for  
Areas Owned by Other Entities**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

**3 CSR 10-12.109 Closed Hours is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2012 (37 MoReg 583). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 12—Wildlife Code: Special Regulations for  
Areas Owned by Other Entities**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

**3 CSR 10-12.110 Use of Boats and Motors is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2012 (37 MoReg 583-584). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 12—Wildlife Code: Special Regulations for  
Areas Owned by Other Entities**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

**3 CSR 10-12.125 Hunting and Trapping is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 16, 2012 (37 MoReg 584-585). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 240—Public Service Commission  
Chapter 20—Electric Utilities**

**ORDER OF RULEMAKING**

By the authority vested in the Public Service Commission under section 386.250, RSMo 2000, and section 386.890.9, RSMo Supp. 2011, the commission amends a rule as follows:

4 CSR 240-20.065 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2012 (37 MoReg 315-333). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The public comment period ended April 2, 2012, and the commission held a public hearing on the proposed amendment on April 3, 2012. The commission received timely written comments from the staff of the Missouri Public Service Commission and from Union Electric Company, d/b/a Ameren Missouri. In addition, the Public Counsel offered comments at the hearing. The comments generally supported the proposed amendment but offered suggestions for improvement.

**COMMENT #1:** The commission's staff offered a written comment advising the commission to revise the proposed definition of "avoided cost" found at subsection (1)(A). Staff's revision would make this rule's definition of that term consistent with the definition in the commission's cogeneration rule, 4 CSR 240-3.155. At the hearing, public counsel and Ameren Missouri indicated they did not oppose this revision.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission has modified the definition of "avoided cost" as proposed by staff.

**COMMENT #2:** The commission's staff offered a written comment regarding paragraph (9)(A)1. Staff explained that the paragraph requires the electric utility to provide the electronic application/agreement to staff for review before placing it on the company's website. Staff recommends that the provision be modified to specify to whom at staff the utility should submit the application/agreement for review. At the hearing, public counsel and Ameren Missouri indicated they do not oppose this revision.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission has modified the paragraph as proposed by staff.

**COMMENT #3:** Ameren Missouri submitted a written comment in which it suggests certain changes to the model interconnection application/agreement that is incorporated into the rule. Ameren Missouri suggests that the signature line for the utility be moved from its current location in the document immediately following the solar rebate information found in sections G. and H. Ameren Missouri explains that the electric utility is often able to commence net metering service before all solar rebate documentation has been received from the customer. If the utility's signature line is moved to before section G., it would be clear that the utility could offer net metering service before obtaining all solar rebate documentation. At the hearing, public counsel and staff indicated they do not oppose this revision.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission agrees with Ameren Missouri's suggestion. The commission will move the signature line to the interconnection application/agreement before the solar rebate information currently in sections G. and H. In doing so, the commission will also move current section I.,

which contains the utility's approval language, to before the solar rebate information and reletter the sections accordingly.

**COMMENT #4:** Ameren Missouri submitted a written comment in which it suggests certain changes to section 5) Energy Pricing and Billing of the model interconnection application/agreement that is incorporated into the rule. Ameren Missouri suggests that paragraph be modified to refer to the appropriate net metering tariff and to clearly refer to the value of net electricity delivered by the Customer-Generator to the utility. At the hearing, public counsel and staff indicated they do not oppose this revision.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission agrees with Ameren Missouri's suggestion and will modify the interconnection application/agreement accordingly.

**COMMENT #5:** Ameren Missouri submitted a written comment in which it suggests a change in the definition of REC found in subsection (1)(G). Ameren Missouri suggests the word "that" be inserted into the definition to clarify that the REC is not actual energy produced but rather is a demonstration that renewable energy was produced. At the hearing, public counsel and staff indicated they do not oppose this revision.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission agrees with Ameren Missouri's suggestion and will modify the definition accordingly.

**COMMENT #6:** Ameren Missouri submitted a written comment in which it suggests a change in section A. of the interconnection application/agreement. That informational section currently requires the Customer-Generator to "provide the meter number to be used for net metering." Ameren Missouri suggests that language be changed to require the Customer-Generator to "provide the meter number to which generation will be connected." At the hearing, public counsel and staff indicated they do not oppose this revision.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission agrees with Ameren Missouri's suggestion and will modify the section accordingly.

**4 CSR 240-20.065 Net Metering**

(1) Definitions.

(A) Avoided fuel cost means avoided costs described in 4 CSR 240-20.060 used to calculate the electric utility's cogeneration rate filed in compliance with 4 CSR 240-3.155. The information used to calculate this rate is provided to the commission biennially and maintained for public inspection.

(G) REC means Renewable Energy Credit or Renewable Energy Certificate which is tradable, and represents that one (1) megawatt-hour of electricity has been generated from a renewable energy resource.

(9) Interconnection Agreement.

(A) Each customer-generator and electric utility shall enter into the interconnection agreement included herein.

1. If the electric utility so chooses, it may allow customers to apply electronically through the electric utility's website.

A. The interconnection agreement on the electric utility's website shall substantially be the same as the interconnection agreement included herein.

B. The electronic agreement shall be submitted to the manager of the Energy Unit of the staff for review by staff prior to being placed on the electric utility's website.

C. The electric utility shall notify the manager of the Energy Unit of the staff of any revisions to the electronic agreement on its website within ten (10) working days of when the electronic agreement is revised.

**INTERCONNECTION APPLICATION/AGREEMENT FOR NET METERING  
SYSTEMS WITH CAPACITY OF ONE HUNDRED  
KILOWATTS (100 kW) OR LESS**

[Utility Name and Mailing Address]

**For Customers Applying for Interconnection:**

If you are interested in applying for interconnection to [Utility Name]'s electrical system, you should first contact [Utility Name] and ask for information related to interconnection of parallel generation equipment to [Utility Name]'s system and you should understand this information before proceeding with this Application.

If you wish to apply for interconnection to [Utility Name]'s electrical system, please complete sections A, B, C, and D, and attach the plans and specifications, including, but not limited to, describing the net metering, parallel generation, and interconnection facilities (hereinafter collectively referred to as the "Customer-Generator's System") and submit them to [Utility Name] at the address above. The company will provide notice of approval or denial within thirty (30) days of receipt by [Utility Name] for Customer-Generators of ten kilowatts (10 kW) or less and within ninety (90) days of receipt by [Utility Name] for Customer-Generators of greater than ten kilowatts (10 kW). If this Application is denied, you will be provided with the reason(s) for the denial. If this Application is approved and signed by both you and [Utility Name], it shall become a binding contract and shall govern your relationship with [Utility Name].

**For Customers Who Have Received Approval of  
Customer-Generator System Plans and Specifications:**

After receiving approval of your Application, it will be necessary to construct the Customer-Generator System in compliance with the plans and specifications described in the Application, complete sections E and F of this Application, and forward this Application to [Utility Name] for review and completion of section G at the address above. Prior to the interconnection of the qualified generation unit to [Utility Name] system, the Customer-Generator will furnish [Utility Name] a certification from a qualified professional electrician or engineer that the installation meets the plans and specification described in the application. If the application for interconnection is approved by [Utility Name] and the Customer-Generator does not complete the interconnection within one (1) year after receipt of notice of the approval, the approval shall expire and the Customer-Generator shall be responsible for filing a new application.

[Utility Name] will complete the utility portion of section G and, upon receipt of a completed Application/Agreement form and payment of any applicable fees, schedule a date for interconnection of the Customer-Generator System to [Utility Name]'s electrical system within fifteen (15) days of receipt by [Utility Name] if electric service already exists to the premises, unless the Customer-Generator and [Utility Name] agree to a later date. Similarly, upon receipt of a completed Application/Agreement form and payment of any applicable fees, if electric service does not exist to the premises, [Utility Name] will schedule a date for interconnection of the Customer-Generator System to [Utility Name]'s electrical system no later than fifteen (15) days after service is established to the premises, unless the Customer-Generator and [Utility Name] agree to a later date.

**For Customers Who Are Installing Solar Systems:**

Upon completion of section H and I, a rebate of \$2/watt up to 25,000 watts (25kW) is available from [Utility Name] on an expanded or new system that becomes operational after 12/31/2009 with a maximum rebate of \$50,000.

**For Customers Who Are Assuming Ownership or Operational Control of an Existing Customer-Generator System:**

If no changes are being made to the existing Customer-Generator System, complete sections A, D, and F of this Application/Agreement and forward to [Utility Name] at the address above. [Utility Name] will review the new Application/Agreement and shall approve such, within fifteen (15) days of receipt by [Utility Name] if the new Customer-Generator has satisfactorily completed Application/Agreement, and no changes are being proposed to the existing Customer-Generator System. There are no fees or charges for the Customer-Generator who is assuming ownership or operational control of an existing Customer-Generator System if no modifications are being proposed to that System.

**A. Customer-Generator’s Information**

Name on [Utility Name] Electric Account: \_\_\_\_\_  
Mailing Address: \_\_\_\_\_  
City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_  
Service/Street Address (if different from above): \_\_\_\_\_  
City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_  
Daytime Phone: \_\_\_\_\_ Fax: \_\_\_\_\_ Email: \_\_\_\_\_  
Emergency Contact Phone: \_\_\_\_\_  
[Utility Name] Account No. (from Utility Bill): \_\_\_\_\_  
If account has multiple meters, provide the meter number to which generation will be connected: \_\_\_\_\_

**B. Customer-Generator’s System Information**

Manufacturer Name Plate Power Rating: \_\_\_\_\_ kW AC or DC (circle one)  
Voltage: \_\_\_\_\_ Volts  
System Type:  Wind  Fuel Cell  Solar Thermal  Photovoltaic  Hydroelectric  Other (describe) \_\_\_\_\_  
Inverter/Interconnection Equipment Manufacturer: \_\_\_\_\_  
Inverter/Interconnection Equipment Model No.: \_\_\_\_\_  
Inverter/Interconnection Equipment Location (describe): \_\_\_\_\_  
Outdoor Manual/Utility Accessible & Lockable Disconnect Switch Distance from Meter: \_\_\_\_\_  
Describe the location of the disconnect switch: \_\_\_\_\_  
Existing Electrical Service Capacity: \_\_\_\_\_ Amperes Voltage: \_\_\_\_\_ Volts  
Service Character:  Single Phase  Three Phase  
Total capacity of existing Customer-Generator System (if applicable): \_\_\_\_\_ kW

**System Plans, Specifications, and Wiring Diagram must be attached for a valid application.**

**C. Installation Information/Hardware and Installation Compliance**

Company Installing System: \_\_\_\_\_  
Contact Person of Company Installing System: \_\_\_\_\_ Phone Number: \_\_\_\_\_  
Contractor’s License No. (if applicable): \_\_\_\_\_  
Approximate Installation Date: \_\_\_\_\_  
Mailing Address: \_\_\_\_\_  
City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_  
Daytime Phone: \_\_\_\_\_ Fax: \_\_\_\_\_ Email: \_\_\_\_\_  
Person or Agency Who Will Inspect/Certify Installation: \_\_\_\_\_

The Customer-Generator's proposed System hardware complies with all applicable National Electrical Safety Code (NESC), National Electrical Code (NEC), Institute of Electrical and Electronics Engineers (IEEE), and Underwriters Laboratories (UL) requirements for electrical equipment and their installation. As applicable to System type, these requirements include, but are not limited to, UL 1741 and IEEE 1547. The proposed installation complies with all applicable local electrical codes and all reasonable safety requirements of [Utility Name]. The proposed System has a lockable, visible AC disconnect device, accessible at all times to [Utility Name] personnel. The System is only required to include one lockable, visible disconnect device, accessible to [Utility Name]. If the interconnection equipment is equipped with a visible, lockable, and accessible disconnect, no redundant device is needed to meet this requirement. The Customer-Generator's proposed System has functioning controls to prevent voltage flicker, DC injection, overvoltage, undervoltage, overfrequency, underfrequency, and overcurrent, and to provide for System synchronization to [Utility Name]'s electrical system. The proposed System does have an anti-islanding function that prevents the generator from continuing to supply power when [Utility Name]'s electric system is not energized or operating normally. If the proposed System is designed to provide uninterruptible power to critical loads, either through energy storage or back-up generation, the proposed System includes a parallel blocking scheme for this backup source that prevents any backflow of power to [Utility Name]'s electrical system when the electrical system is not energized or not operating normally.

Signed (Installer): \_\_\_\_\_ Date: \_\_\_\_\_

#### **D. Additional Terms and Conditions**

In addition to abiding by [Utility Name]'s other applicable rules and regulations, the Customer-Generator understands and agrees to the following specific terms and conditions:

##### **1) Operation/Disconnection**

If it appears to [Utility Name], at any time, in the reasonable exercise of its judgment, that operation of the Customer-Generator's System is adversely affecting safety, power quality, or reliability of [Utility Name]'s electrical system, [Utility Name] may immediately disconnect and lock-out the Customer-Generator's System from [Utility Name]'s electrical system. The Customer-Generator shall permit [Utility Name]'s employees and inspectors reasonable access to inspect, test, and examine the Customer-Generator's System.

##### **2) Liability**

Liability insurance is not required for Customer-Generators of ten kilowatts (10 kW) or less. For generators greater than ten kilowatts (10 kW), the Customer-Generator agrees to carry no less than one hundred thousand dollars (\$100,000) of liability insurance that provides for coverage of all risk of liability for personal injuries (including death) and damage to property arising out of or caused by the operation of the Customer-Generator's System. Insurance may be in the form of an existing policy or an endorsement on an existing policy. Customer-Generators, including those whose systems are ten kilowatts (10 kW) or less, may have legal liabilities not covered under their existing insurance policy in the event the Customer-Generator's negligence or other wrongful conduct causes personal injury (including death), damage to property, or other actions and claims.

##### **3) Metering and Distribution Costs**

A Customer-Generator's facility shall be equipped with sufficient metering equipment that can measure the net amount of electrical energy produced or consumed by the Customer-Generator. If the Customer-Generator's existing meter equipment does not meet these requirements or if it is necessary for [Utility Name] to install additional distribution equipment to accommodate the Customer-Generator's facility, the

Customer-Generator shall reimburse [Utility Name] for the costs to purchase and install the necessary additional equipment. At the request of the Customer-Generator, such costs may be initially paid for by [Utility Name], and any amount up to the total costs and a reasonable interest charge may be recovered from the Customer-Generator over the course of up to twelve (12) billing cycles. Any subsequent meter testing, maintenance, or meter equipment change necessitated by the Customer-Generator shall be paid for by the Customer-Generator.

#### **4) Ownership of Renewable Energy Credits or Renewable Energy Certificates (RECs)**

RECs created through the generation of electricity by the Customer-Owner are owned by the Customer-Generator until explicitly transferred to another entity. Nothing in this contract gives [Utility Name] any preferential entitlement to the RECs generated by the Customer-Generator's system.

#### **5) Energy Pricing and Billing**

The net electric energy delivered to the Customer-Generator shall be billed in accordance with the Utility's Applicable Rate Schedules [Utility's Applicable Rate Schedules]. The value of the net electric energy delivered by the Customer-Generator to [Utility Name] shall be credited in accordance with the net metering rate schedule(s) [Utility's Applicable Rate Schedules].

Net electrical energy measurement shall be calculated in the following manner:

(a) For a Customer-Generator, a retail electric supplier shall measure the net electrical energy produced or consumed during the billing period in accordance with normal metering practices for customers in the same rate class, either by employing a single, bidirectional meter that measures the amount of electrical energy produced and consumed, or by employing multiple meters that separately measure the Customer-Generator's consumption and production of electricity;

(b) If the electricity supplied by the supplier exceeds the electricity generated by the Customer-Generator during a billing period, the Customer-Generator shall be billed for the net electricity supplied by the supplier in accordance with normal practices for customers in the same rate class;

(c) If the electricity generated by the Customer-Generator exceeds the electricity supplied by the supplier during a billing period, the Customer-Generator shall be billed for the appropriate customer charges for that billing period and shall be credited an amount for the excess kilowatt-hours generated during the billing period at the net metering rate identified in [Utility Name]'s tariff filed at the Public Service Commission, with this credit applied to the following billing period; and

(d) Any credits granted by this subsection shall expire without any compensation at the earlier of either twelve (12) months after their issuance, or when the Customer-Generator disconnects service or terminates the net metering relationship with the supplier.

#### **6) Terms and Termination Rights**

This Agreement becomes effective when signed by both the Customer-Generator and [Utility Name], and shall continue in effect until terminated. After fulfillment of any applicable initial tariff or rate schedule term, the Customer-Generator may terminate this Agreement at any time by giving [Utility Name] at least thirty (30) days prior written notice. In such event, the Customer-Generator shall, no later than the date of termination of Agreement, completely disconnect the Customer-Generator's System from parallel operation with [Utility Name]'s system. Either party may terminate this Agreement by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of this Agreement, so long as the notice specifies the basis for termination, and there is an opportunity to cure the default. This Agreement may also be terminated at any time by mutual agreement of the Customer-Generator and [Utility Name]. This agreement may also be terminated, by approval of the commission, if there is a change in statute that is determined to be applicable to this contract and necessitates its termination.

### **7) Transfer of Ownership**

If operational control of the Customer-Generator's System transfers to any other party than the Customer-Generator, a new Application/Agreement must be completed by the person or persons taking over operational control of the existing Customer-Generator System. [Utility Name] shall be notified no less than thirty (30) days before the Customer-Generator anticipates transfer of operational control of the Customer-Generator's System. The person or persons taking over operational control of Customer-Generator's System must file a new Application/Agreement, and must receive authorization from [Utility Name], before the existing Customer-Generator System can remain interconnected with [Utility Name]'s electrical system. The new Application/Agreement will only need to be completed to the extent necessary to affirm that the new person or persons having operational control of the existing Customer-Generator System completely understand the provisions of this Application/Agreement and agree to them. If no changes are being made to the Customer-Generator's System, completing sections A, D, and F of this Application/Agreement will satisfy this requirement. If no changes are being proposed to the Customer-Generator System, [Utility Name] will assess no charges or fees for this transfer. [Utility Name] will review the new Application/Agreement and shall approve such, within fifteen (15) days if the new Customer-Generator has satisfactorily completed the Application/Agreement, and no changes are being proposed to the existing Customer-Generator System. [Utility Name] will then complete section G and forward a copy of the completed Application/Agreement back to the new Customer-Generator, thereby notifying the new Customer-Generator that the new Customer-Generator is authorized to operate the existing Customer-Generator System in parallel with [Utility Name]'s electrical system. If any changes are planned to be made to the existing Customer-Generator System that in any way may degrade or significantly alter that System's output characteristics, then the Customer-Generator shall submit to [Utility Name] a new Application/Agreement for the entire Customer-Generator System and all portions of the Application/Agreement must be completed.

### **8) Dispute Resolution**

If any disagreements between the Customer-Generator and [Utility Name] arise that cannot be resolved through normal negotiations between them, the disagreements may be brought to the Missouri Public Service Commission by either party, through an informal or formal complaint. Procedures for filing and processing these complaints are described in 4 CSR 240-2.070. The complaint procedures described in 4 CSR 240-2.070 apply only to retail electric power suppliers to the extent that they are regulated by the Missouri Public Service Commission.

### **9) Testing Requirement**

IEEE 1547 requires periodic testing of all interconnection related protective functions. The Customer-Generator must, at least once every year, conduct a test to confirm that the Customer-Generator's net metering unit automatically ceases to energize the output (interconnection equipment output voltage goes to zero) within two (2) seconds of being disconnected from [Utility Name]'s electrical system. Disconnecting the net metering unit from [Utility Name]'s electrical system at the visible disconnect switch and measuring the time required for the unit to cease to energize the output shall satisfy this test. The Customer-Generator shall maintain a record of the results of these tests and, upon request by [Utility Name], shall provide a copy of the test results to [Utility Name]. If the Customer-Generator is unable to provide a copy of the test results upon request, [Utility Name] shall notify the Customer-Generator by mail that Customer-Generator has thirty (30) days from the date the Customer-Generator receives the request to provide to [Utility Name], the results of a test. If the Customer-Generator's equipment ever fails this test, the Customer-Generator shall immediately disconnect the Customer-Generator's System from [Utility Name]'s system. If the Customer-Generator does not provide results of a test to [Utility Name] within thirty (30) days of receiving a request from [Utility Name] or the results of the test provided to [Utility Name] show that the Customer-Generator's net metering unit is not functioning correctly, [Utility Name] may immediately disconnect the Customer-Generator's System from [Utility Name]'s system. The Customer-Generator's System shall not be reconnected to [Utility Name]'s electrical

system by the Customer-Generator until the Customer-Generator’s System is repaired and operating in a normal and safe manner.

I have read, understand, and accept the provisions of section D, subsections 1 through 9 of this Application/Agreement.

Signed (Customer-Generator): \_\_\_\_\_ Date: \_\_\_\_\_  
Must be signature of [Utility Name] account holder (customer)

**E. Electrical Inspection**

The Customer-Generator System referenced above satisfies all requirements noted in section C.

Inspector Name (print): \_\_\_\_\_  
Inspector Certification: Licensed Engineer in Missouri \_\_\_ Licensed Electrician in Missouri \_\_\_  
License No. \_\_\_\_\_

Signed (Inspector): \_\_\_\_\_ Date: \_\_\_\_\_

**F. Customer-Generator Acknowledgement**

I am aware of the Customer-Generator System installed on my premises and I have been given warranty information and/or an operational manual for that system. Also, I have been provided with a copy of [Utility Name]’s parallel generation tariff or rate schedule (as applicable) and interconnection requirements. I am familiar with the operation of the Customer-Generator System.

I agree to abide by the terms of this Application/Agreement and I agree to operate and maintain the Customer-Generator System in accordance with the manufacturer’s recommended practices as well as [Utility Name]’s interconnection standards. If, at any time and for any reason, I believe that the Customer-Generator System is operating in an unusual manner that may result in any disturbances on [Utility Name]’s electrical system, I shall disconnect the Customer-Generator System and not reconnect it to [Utility Name]’s electrical system until the Customer-Generator System is operating normally after repair or inspection. Further, I agree to notify [Utility Name] no less than thirty (30) days prior to modification of the components or design of the Customer-Generator System that in any way may degrade or significantly alter that System’s output characteristics. I acknowledge that any such modifications will require submission of a new Application/Agreement to [Utility Name].

I agree not to operate the Customer-Generator System in parallel with [Utility Name]’s electrical system until this Application/Agreement has been approved by [Utility Name].

Signed (Customer-Generator): \_\_\_\_\_ Date: \_\_\_\_\_

**G. Utility Application/Agreement Approval (completed by [Utility Name])**

[Utility Name] does not, by approval of this Application/Agreement, assume any responsibility or liability for damage to property or physical injury to persons due to malfunction of the Customer-Generator’s System or the Customer-Generator’s negligence.

This Application is approved by [Utility Name] on this \_\_\_\_\_ day of \_\_\_\_\_ (month), \_\_\_\_\_ (year).  
[Utility Name] Representative Name (print): \_\_\_\_\_

Signed [Utility Name] Representative: \_\_\_\_\_

**H. Solar Rebate (For Solar Installations only)**

Solar Module Manufacturer: \_\_\_\_\_ Inverter Rating: \_\_\_\_\_ kW  
Solar Module Model No.: \_\_\_\_\_ Number of Modules/Panel: \_\_\_\_\_  
Module rating: \_\_\_\_\_ DC Watts System rating (sum of solar panels): \_\_\_\_\_ kW  
Module Warranty: \_\_\_\_\_ years (circle on spec sheet)  
Inverter Warranty: \_\_\_\_\_ years (circle on spec sheet)  
Location of modules: \_\_\_\_\_ Roof \_\_\_\_\_ Ground Installation type: \_\_\_\_\_ Fixed \_\_\_\_\_ Ballast  
System Installation Date: \_\_\_\_\_

**Solar system must be permanently installed on the applicant’s premises for a valid application**

**Required documents to receive solar rebate (required to be attached for a valid application):**

- Copies of detail receipts/invoices with purchase date circled
- Copies of detail spec sheets on each component
- Copies of proof of warranty sheet (minimum of 10 year warranty)
- Photo(s) of completed system
- Completed Taxpayer Information Form

**I. Solar Rebate Declaration (For Solar Installations only)**

I understand that this program has a limited budget, and that application will be accepted on a first-come, first-served basis, while funds are available. It is possible that I may be notified I have been placed on a waiting list for the next year’s rebate program if funds run out for the current year. This program may be modified or discontinued at any time without notice from [Utility Name].

I understand that the solar system must be permanently installed and remain in place on premises for the duration of its useful life – a minimum of 10 years.

I understand the equipment must be new when installed, commercially available, and carry a minimum 10 year warranty.

I understand a rebate of \$2/watt up to 25,000 watts (25 kW) is available from [Utility Name] on expanded or new systems that become operational after 12/31/2009 with a maximum rebate of \$50,000.

I understand the DC wattage rating provided by the original manufacturer and as noted in section H will be used to determine rebate amount.

I understand business corporations receiving a rebate of \$600 or more will receive a 1099. (Please consult your tax advisor with any questions.)

The undersigned warrants, certifies, and represents that the information provided in this form is true and correct to the best of my knowledge; and the installation meets all Missouri Net Metering and Solar Electric Rebate program requirements.

\_\_\_\_\_  
Applicant’s Signature

\_\_\_\_\_  
Installer’s Signature

\_\_\_\_\_  
Print Solar Rebate Applicant’s Name

\_\_\_\_\_  
Print Installer’s Name

**Title 5—DEPARTMENT OF ELEMENTARY AND  
SECONDARY EDUCATION  
Division 20—Division of Learning Services  
Chapter 100—Office of Quality Schools**

**ORDER OF RULEMAKING**

By the authority vested in the State Board of Education (board) under sections 160.400 and 161.092, RSMo Supp. 2011, and section 2(A) of Art. IX, Mo. Const., the board adopts a rule as follows:

5 CSR 20-100.250 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on March 1, 2012 (37 MoReg 333-334). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The board received four (4) comments on the proposed rule.

**COMMENT #1:** Missouri School Boards' Association (MSBA) recommended that the rule specifically address the monitoring of Part B of the Individuals with Disabilities Education Act, Title VI of the Civil Rights Act of 1964, and Section 504 of the Rehabilitation Act of 1973.

**RESPONSE:** No change has been made. The mandate for compliance is currently addressed in state law and need not be repeated in the rule.

**COMMENT #2:** MSBA recommended that the rule specifically address the education needs of English language learners.

**RESPONSE:** No change has been made. The mandate for compliance is currently addressed in state law and need not be repeated in the rule.

**COMMENT #3:** MSBA recommended in several areas of the rule that the term "should" be replaced with "shall" as reflecting a mandate.

**RESPONSE AND EXPLANATION OF CHANGE:** A change has been made. Sections (4) and (6) of this rule have been amended consistent with this comment.

**COMMENT #4:** MSBA recommended that in the sentence "The charter school has been faithful to the terms of the contract and applicable law," that "faithful" should be replaced with "complied."

**RESPONSE AND EXPLANATION OF CHANGE:** A change has been made. Paragraph (6)(B)3. has been amended consistent with this comment.

**5 CSR 20-100.250 Charter Schools**

(4) A charter approved by the charter sponsor shall include a description of the obligations and responsibilities of the charter school, as outlined in sections 160.400 to 160.420, RSMo, and section 167.349, RSMo, and provide for—

(6) Intervention, renewal, and revocation policies of the charter sponsor shall outline the conditions in which the charter sponsor may intervene in the operation of the charter school, along with actions and consequences that may ensue, and the conditions for renewal of the charter at the end of the term. These policies shall include the following minimum standards:

(A) Intervention policies during the charter term shall give schools clear, adequate, evidence-based, and timely notice of contract violations or performance deficiencies and shall mandate intervention based upon findings of the board of the following:

1. The charter school provides a high school program which

fails to maintain a graduation rate of at least seventy percent (70%) in three (3) of the last four (4) school years;

2. The charter school's APR results are below that of the district in which the charter school is located for standards applicable to its building configuration three (3) of the last four (4) school years; or

3. The charter school is identified as a persistently lowest-achieving school by the department;

(B) Renewal process and decisions are based on the thorough analysis of a comprehensive body of objective evidence and shall consider if—

1. The charter school has maintained APR results that meet or exceed the district in which the charter school is located for standards applicable to its building configuration;

2. The charter school is organizationally and fiscally viable, determining at minimum that the school does not have—

A. A negative balance in its operating funds;

B. A combined balance of less than three percent (3%) of the amount expended for such funds during the previous fiscal year; or

C. Expenditure that exceeds receipts for the most recently completed fiscal year; and

3. The charter school has complied to the terms of the contract and applicable law; and

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 12—Forensic Examinations for Sexual Assault**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 595.220, RSMo Supp. 2011, the department adopts a rule as follows:

**11 CSR 30-12.010 Payments for Sexual Assault Forensic Examinations is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 17, 2012 (37 MoReg 98-105). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The department received one (1) comment on the proposed rule.

**COMMENT:** Steve Renne with the Missouri Hospital Association requested that the department allow for payments for second exams when provided for an alleged victim of sexual assault.

**RESPONSE:** The department interprets section 595.220, RSMo Supp. 2011, as requiring payment for only an initial sexual assault forensic examination. The proposed rule intends to provide greater certainty to the department in paying claims for sexual assault forensic exams. Amending the rule to allow for claims to be paid on second exams will make it more difficult for the department to manage the costs of the program. The department has not previously paid for second exams and the proposed rule reflects that practice. No changes have been made to the rule as a result of this comment.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department amends a rule as

follows:

**11 CSR 30-13.010 General Organization is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 152). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department amends a rule as follows:

**11 CSR 30-13.020 Definitions is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 152). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department amends a rule as follows:

**11 CSR 30-13.030 Initial Training is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 152-153). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department amends a rule as follows:

**11 CSR 30-13.040 Exemptions and Waiver of Initial Training Requirement is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 153). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department amends a rule as follows:

**11 CSR 30-13.050 Requirements for Continuing Education is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 153-154). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department amends a rule as follows:

**11 CSR 30-13.060 Minimum Standards for Continuing Education Training is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 154-155). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department adopts a rule as follows:

**11 CSR 30-13.070** Procedure to Obtain Continuing Education Provider Approval for 911 Telecommunicators **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2012 (37 MoReg 155-156). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department adopts a rule as follows:

**11 CSR 30-13.080** Procedure to Obtain Approval for an Individual Continuing Education Course for 911 Telecommunicators **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2012 (37 MoReg 156). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department adopts a rule as follows:

**11 CSR 30-13.090** Out-of-State, Federal, and Organizations Continuing Education Credit for 911 Telecommunicators **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2012 (37 MoReg 156). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department adopts a rule as follows:

**11 CSR 30-13.100** In-Service Continuing Education Training for 911 Telecommunicators **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2012 (37 MoReg 156-157). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 30—Office of the Director  
Chapter 13—911 Training and Standards Act**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Public Safety under section 650.340, RSMo Supp. 2011, the department adopts a rule as follows:

**11 CSR 30-13.110** Computer-Based Continuing Education Training for 911 Telecommunicators **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2012 (37 MoReg 157). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 45—Missouri Gaming Commission  
Chapter 5—Conduct of Gaming**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2011, the commission amends a rule as follows:

**11 CSR 45-5.185** Poker Cards—Receipt, Storage, Inspections, and Removal from Use **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2012 (37 MoReg 407-408). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on April 4, 2012. No one commented at the public hearing, and no written comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 45—Missouri Gaming Commission  
Chapter 8—Accounting Records and Procedures; Audits**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2011, the commission amends a rule as follows:

**11 CSR 45-8.130 Tips and Gifts is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2012 (37 MoReg 408-409). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on April 4, 2012. No one commented at the public hearing, and no written comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 45—Missouri Gaming Commission  
Chapter 9—Internal Control System**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2011, the commission adopts a rule as follows:

11 CSR 45-9.106 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on March 1, 2012 (37 MoReg 409-410). Changes have been made to the *Minimum Internal Control Standards* (MICS) as incorporated by reference in Chapter F, and those changes are explained in the comments below. Changes have been made to the text of the proposed rule, so it is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed rule on April 4, 2012. No one commented at the public hearing. Mike Winter, Executive Director of the Missouri Gaming Association, submitted the following comments on behalf of the industry.

COMMENT #1: In section 3.01 there is a change which will require that tournament payouts not be conducted at the Poker Room Bank. We are concerned this proposed change will cause a significant inconvenience for the guests playing in a tournament and a decrease in live game revenue.

We believe our guests will question why they have to go to another bank located outside of the Poker Room to claim their tournament prize money. This will be particularly problematic to explain to our guests since they may have registered and paid their buy-in into the tournament in the Poker Room but cannot be paid at the same location where they paid their buy-in. With this change they will now be told they must leave the Poker Room and proceed to the Main Bank to be paid their prize money. We believe the guest should be able to be paid their prize money in the Poker Room.

We also believe this change will lead to players, once having left the Poker Room to collect their prize money, not return to the Poker Room to get into other live games. Once having gone to the Main Bank to collect their prize money, it is highly improbable they will come back to the Poker Room to get into a live game. Many may be inclined to leave the property entirely rather than go back to the Poker Room.

Poker dealer tips could also be affected by this change. Guests that tip may need to go claim their prize money and come back up to the room to tip the dealer. Again many may be inclined to leave rather than coming back to the Poker Room to tip their dealer.

We believe there are adequate safeguards in place to pay out the prize money to our guests in the Poker Room and would respectfully request that sentence be removed.

RESPONSE: As proposed, this rule does not preclude tournament prize payouts in the Poker Room. To conduct cage transactions, such as tournament payouts, the bank must meet physical and surveillance requirements for a cage. No changes have been made as a result of this comment.

COMMENT #2: We suggest section 3.03 be reworded to require only the dealer to complete the count sheets at the table. The Poker Room should be handled the same way as the other table games with the dealer completing the count sheets and not the Poker Supervisor. RESPONSE AND EXPLANATION OF CHANGE: This is about the poker room bank, not table trays. The dealers have no access to the poker room bank. Added "in the Poker Room Bank" after "assigned assets" in section 3.03.

COMMENT #3: In section 3.07 we would like to request the commission consider adding some flexibility to this provision which would allow cash for chip transactions with patrons at the poker table provided certain procedures are followed. If the commission were willing to consider allowing this to occur, we believe reasonable guidelines could be adopted outlining how this should be handled.

RESPONSE: There is no cash drop at the poker table. No change has been made as a result of this comment.

COMMENT #4: In section 8.05 we would suggest increasing the number of hours cards can be in play from six (6) to twelve (12) hours. At least once every six (6) hours, each deck will be reset to verify the accuracy and to check the back of the cards for flaws.

RESPONSE: No change has been made as a result of this comment.

COMMENT #5: In section 8.07 we request the commission consider allowing for replacement cards to be used to replace a damaged card(s) rather than requiring an entire deck to be removed from play. Adequate safeguards can be put in place to allow for a card to be replaced rather than eliminating an entire deck from play.

RESPONSE: Plastic poker cards are not damaged frequently enough to justify using replacement cards. No change has been made as a result of this comment.

COMMENT #6: In section 8.09(D) the last sentence in this provision requires collection of cards within three (3) hours of the initial collection. We would suggest increasing this to six (6) hours. Some games have few players over the course of the evening and having card changes occur frequently could result in a loss of players particularly during the part of the day/evening when few players come into the room to enter games.

RESPONSE AND EXPLANATION OF CHANGE: The rule is changed to six (6) hours.

Missouri Gaming Commission Staff had the following additional comments:

COMMENT #7: In section 8.08 the time the cards were removed from play should be recorded on the envelope or container.

RESPONSE AND EXPLANATION OF CHANGE: Added "the cards were removed from play" after "date and time."

COMMENT #8: In section 8.12 the words "in the inspection room" should be added after "unsuitable card(s)" to clarify that this only applies to the inspection room and not the Poker Room.

RESPONSE AND EXPLANATION OF CHANGE: Changed wording in section 8.12.

COMMENT #9: In section 8.13 add a hyphen in "twopart."

RESPONSE AND EXPLANATION OF CHANGE: Changed to "two-part."

COMMENT #10: In section 8.16(A) clarify the card inventory

ledger will be maintained for “each” primary and secondary storage area.

RESPONSE AND EXPLANATION OF CHANGE: Changed wording by adding “each” before “primary and secondary storage location” in section 8.16(A).

COMMENT #11: In section 8.16(C) change three (3) months to each calendar quarter.

RESPONSE AND EXPLANATION OF CHANGE: Changed “three months” to “each calendar quarter” in section 8.16(C).

COMMENT #12: In section 8.17(B) add “at least” before “one corner.”

RESPONSE AND EXPLANATION OF CHANGE: Changed wording accordingly in section 8.17(B).

#### **11 CSR 45-9.106 Minimum Internal Control Standards (MICS)—Chapter F**

(1) The commission shall adopt and publish minimum standards for internal control procedures that in the commission’s opinion satisfy 11 CSR 45-9.020, as set forth in *Minimum Internal Control Standards (MICS) Chapter F—Poker Rooms*, which has been incorporated by reference herein, as published by the Missouri Gaming Commission, 3417 Knipp Dr., PO Box 1847, Jefferson City, MO 65102. Chapter F does not incorporate any subsequent amendments or additions as adopted by the commission on April 25, 2012.

### **Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System**

#### **ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2011, the commission adopts a rule as follows:

11 CSR 45-9.120 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on March 1, 2012 (37 MoReg 410). Changes have been made to the *Minimum Internal Control Standards (MICS)* as incorporated by reference in Chapter T, and those changes are explained in the comments below. Changes have been made to the text of the proposed rule, so it is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed rule on April 4, 2012. No one commented at the public hearing. Mike Winter, Executive Director of the Missouri Gaming Association, submitted the following comments on behalf of the industry.

COMMENT #1: Section 2.02 as drafted specifies the process to count tips and requires tips to be counted on a designated craps table. We would like to request some flexibility be added to allow for tips to be transported and counted in an area designated by the casino approved by the commission. While counting on a craps table may work for some properties it could cause problems for others.

RESPONSE: Properties without craps or not requiring that much space may request a variance. No change has been made as a result of this comment.

COMMENT #2: In section 4.03 is it the commission’s intent that dealers will sign the log after each break or is it the Poker Supervisor

who makes an entry?

RESPONSE AND EXPLANATION OF CHANGE: Clarified wording by changing section 4.03(A) from “make a new entry” to “complete a new entry.”

COMMENT #3: In section 4.04 in those instances when an emergency occurs and the dealer is unable to return for a period of days would it be permissible for the Poker Supervisor to cash out the chips?

RESPONSE AND EXPLANATION OF CHANGE: Added language to section 4.04—“If the Poker Dealer does not return to work prior to the close of the payroll accounting cycle, a Poker Supervisor with Security escort may transport the Poker Dealer’s tips to the Main Bank or floating employee window. Once the tips are counted, the supervisor shall immediately deliver the dealer’s tip receipt to Human Resources.”

Missouri Gaming Commission Staff had the following additional comment:

COMMENT #4: Section 4—One of the casinos has a system where an individual poker box is assigned to each dealer by placing a name card in the box which is visible from the outside and cannot be removed until the contents of the tip box is emptied. This procedure would be an acceptable method of tracking tip boxes, but is not one of the options listed in Chapter T. We need a change to section 4 to allow for this method.

RESPONSE AND EXPLANATION OF CHANGE: Added “or shall have the Poker Dealer’s name on a card locked within the tip container in a manner which allows the name to be readily visible from the outside of the container” to section 4.04 after “labeled with Poker Dealer’s name.”

#### **11 CSR 45-9.120 Minimum Internal Control Standards (MICS)—Chapter T**

(1) The commission shall adopt and publish minimum standards for internal control procedures that in the commission’s opinion satisfy 11 CSR 45-9.020, as set forth in *Minimum Internal Control Standards (MICS) Chapter T—Tips*, which has been incorporated by reference herein, as published by the Missouri Gaming Commission, 3417 Knipp Dr., PO Box 1847, Jefferson City, MO 65102. Chapter T does not incorporate any subsequent amendments or additions as adopted by the commission on April 25, 2012.

### **Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 10—Nursing Home Program**

#### **ORDER OF RULEMAKING**

By the authority vested in the MO HealthNet Division under section 208.201, RSMo Supp. 2011, the division adopts a rule as follows:

#### **13 CSR 70-10.160 Public/Private Long-Term Care Services and Supports Partnership Supplemental Payment to Nursing Facilities is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on March 15, 2012 (37 MoReg 441–442). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 20—DEPARTMENT OF INSURANCE,  
FINANCIAL INSTITUTIONS AND PROFESSIONAL  
REGISTRATION**

**Division 200—Insurance Solvency and Company  
Regulation**

**Chapter 12—Missouri and Extended Missouri Mutual  
Companies**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo Supp. 2011, and sections 380.021, 380.271, and 380.561, RSMo 2000, the director amends a rule as follows:

20 CSR 200-12.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2012 (37 MoReg 238–241). Those sections with changes are reprinted here. This proposed amendment becomes effective **January 1, 2013**.

**SUMMARY OF COMMENTS:** A public hearing on this proposed amendment was held on March 22, 2012, and the public comment period ended April 1, 2012. At the public hearing, a department staff member explained the proposed amendment and the department received comments from the Missouri Insurance Coalition (MIC), the Missouri Association of Mutual Insurance Companies (MAMIC), the National Association of Mutual Insurance Companies (NAMIC), and Farmers Mutual Hail Insurance Company (FMH).

**COMMENT #1:** Representatives of MIC, MAMIC, and NAMIC expressed general support for the proposed amendment with a few suggested revisions. They requested that the fifteen percent (15%) proposed limitation on estimated allowed maximum annual loss of surplus be raised to twenty percent (20%) in order to increase the availability of the reinsurance and lower its price.

**RESPONSE AND EXPLANATION OF CHANGE:** The director agrees with this comment and has changed section (1) of the rule and line (9) of the calculation form accordingly.

**COMMENT #2:** Representatives of MIC, MAMIC, and NAMIC stated that the rule should contain an effective date of January 1, 2013, in order both to make the rule consistent with industry practice of annually purchasing reinsurance effective each January 1 and to provide Missouri and extended Missouri mutual insurance companies with sufficient time to comply with the rule.

**RESPONSE AND EXPLANATION OF CHANGE:** The director agrees with this comment and has added a new section (4) to the rule accordingly.

**COMMENT #3:** Representatives of MIC, MAMIC, and NAMIC suggested that the exception in section (3) should include more detail regarding the factors the director will consider in evaluating requests for an exception and should include the possibility of a response to a request that is a conditional exception rather than just either a denial or grant of an exception.

**RESPONSE AND EXPLANATION OF CHANGE:** The director agrees with this comment and has changed section (3) of the rule accordingly.

**COMMENT #4:** Representatives from FMH suggested the proposed amendment should not be adopted because the reinsurers' market for retrocession is too hard to allow for unlimited annual aggregate reinsurance. Instead, reinsurance requirements should be based on modeling for a one thousand- (1,000-) year storm event.

**RESPONSE:** The director respectfully disagrees with this comment.

The department has received no comments from other reinsurers of Missouri and extended Missouri mutual companies in opposition to the proposed amendment or citing hard retrocession markets. As to referencing the one thousand- (1,000-) year storm event model, without uncapped annual aggregate reinsurance, two (2) of the three (3) Barton Mutual group of companies became insolvent by over \$17,700,000 as a direct result of the 2011 Joplin tornado even though the companies' purchase of reinsurance was allegedly sufficient to maintain the companies' solvency in the event of a five hundred- (500-) year storm event modeled on their insurance business; therefore, the department lacks confidence in such models as a financial solvency protection measure. Moreover, the department understands that FMH presently reinsures the equivalent of Missouri and extended Missouri mutual companies in Illinois and Iowa under laws and regulations substantially the same as the proposed amendment.

**20 CSR 200-12.030 Extended Missouri and Missouri Mutual  
Companies' Financial Reinsurance Requirements**

(1) The director deems that to protect the policyholders of extended Missouri mutual companies and Missouri mutual companies, such companies shall acquire annual aggregate reinsurance to cover one hundred percent (100%) of losses in excess of the attachment point, with an attachment point calculated annually in accordance with the Extended Missouri and Missouri Mutual Exposure Calculation form, which is included herein, so as to prevent an annual loss from coverages written of not greater than twenty percent (20%) of the company's surplus as of the immediately preceding December 31. The director may require additional reinsurance if necessary to protect the policyholders of any such company.

(3) The director may—

(A) Upon application to the director by a Missouri mutual or extended Missouri mutual insurance company, approve an exception to the requirements of section (1) based upon the director's consideration of the following factors:

1. Whether the cost of reinsurance complying with section (1) is prohibitive for the company;
2. The company's annual written premium relative to the company's policyholders' surplus;
3. The company's overall financial strength; and
4. Any other factors relevant to the company's financial condition; and

(B) Condition any exception granted under subsection (3)(A) of this rule on the company's compliance with other financial requirements, including but not limited to restricting the company's written premiums or requiring other types of reinsurance.

(4) This rule becomes effective January 1, 2013.

**Extended Missouri and Missouri Mutual Exposure Calculation**

NAIC Number \_\_\_\_\_

Company  
Name \_\_\_\_\_

Address \_\_\_\_\_

Filing is due 3/1 annually. Attach to annual statement (email address: [momutual@insurance.mo.gov](mailto:momutual@insurance.mo.gov))

1a)	Estimated Gross Written Premiums (equal to estimate provided to reinsurer, if applicable)		\$
1b)	Estimated Assumed Written Premiums (not to exceed prior year assumed premium)		\$
1c)	Total Estimated Gross Written Premium (add lines 1a and 1b)		\$
2)	Estimated Reinsurance Cost		
2a)	Prior year total reinsurance cost (annual statement page 2, line 1, column 2, plus line 2, column 2, plus line 3)	2a)	\$
2b)	Prior year gross written premium (annual statement page 2, line 1, column 1)	2b)	\$
2c)	Prior year reinsurance premiums assumed (annual statement page 2, line 2, column 1)	2c)	\$
2d)	Current year percentage of gross written and reinsurance premiums provided by reinsurer, if applicable, but if not applicable: Divide prior year total reinsurance cost by (prior year gross written premium plus assumed premium) (divide line 2a by (2b + 2c))	2d)	%
	Estimated Reinsurance Cost (multiply line 1c by line 2d)		\$
3)	Estimated Net Written Premium (subtract line 2 from line 1c)		\$
4)	Estimated Attachment Point for current year as provided by the reinsurer		\$
5)	Estimated Operating Expense		
5a)	Prior year total operating expenses (annual statement page 5, line 4)	5a)	\$
5b)	Divide prior year total operating expenses by prior year gross written premium (divide line 5a by 2b)	5b)	%
	Estimated Operating Expense (multiply line 1a by line 5b)		\$
6)	Prior year other insurance income, net income, and other income (annual statement page 5, line 2, plus line 9, plus line 10)		\$
7)	Estimated Net Profit/(Loss) (from line 3 subtract lines 4 and 5, add line 6)		\$
8)	Surplus Prior Year End		\$
9)	Estimated Profit/(Loss) Percentage (line 7 divided by line 8) (Estimated maximum net loss may not exceed 20%)		%

Any material modifications subsequent to filing must be timely reported to the Missouri Insurance Company Regulation Division.

I, \_\_\_\_\_,

*of the named Company hereby attest the above information is a reasonable estimation based on trends experienced by the Company, and that I have underlying data to support the estimations made.*

\_\_\_\_\_  
*(signature of responsible Company officer)*

\_\_\_\_\_  
*(Title)*

\_\_\_\_\_  
*(Date)*

**Title 20—DEPARTMENT OF INSURANCE,  
FINANCIAL INSTITUTIONS AND PROFESSIONAL  
REGISTRATION  
Division 2150—State Board of Registration for the  
Healing Arts  
Chapter 4—Licensing of Speech-Language Pathologists  
and Audiologists**

**ORDER OF RULEMAKING**

By the authority vested in the State Board of Registration for the Healing Arts under sections 345.015, 345.022, and 345.030, RSMo Supp. 2011, the board amends a rule as follows:

20 CSR 2150-4.201 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 178-179). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The Advisory Commission for Speech-Language Pathologists and Audiologists and the State Board of Registration for the Healing Arts received four (4) comments on the proposed amendment. Upon review of the comments, one (1) commission member also noted the need for additional clarification of the definition of direct supervision.

**COMMENTS #1-3:** John Heskett, executive director of the Missouri Council of Administrators of Special Education, Joy Coulis, M.S., CCC-SLP; and Dara Jackson, M.S., CCC-SLP sent letters in support of the proposed amendment.

**RESPONSE:** The commission and board appreciates the comments.

**COMMENT #4:** Larissa McPherson, MA, CCC-SLP commented that she would like to see clarification regarding “a minimum of one (1) hour per week of direct supervision shall be provided for each assistant supervised.” The removal of the “one (1) out of three (3) sessions” option that is in the current rule creates an additional burden for those who supervise speech language pathology assistants who only work one (1) to two (2) hours per week as they would be required to supervise every single visit.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission agreed with Ms. McPherson’s concerns. The commission feels

that leaving the original “one (1) out of every three sessions” option intact would meet the needs of supervisors like Ms. McPherson.

**COMMENT #5:** Diane Golden, member of the Advisory Commission for Speech-Language Pathologists and Audiologists, noted that the proposed amendment did not clearly state the intent for the definition of direct supervision. She requested clarification that the definition of direct supervision include real-time observing and viewing when the treatment is being provided by the SLP-A.

**RESPONSE AND EXPLANATION OF CHANGE:** The commission agreed to clarify that the definition of direct supervision should include real-time observing and viewing in the form of electronic viewing when the treatment is being provided by the SLP-A.

**20 CSR 2150-4.201 Supervision Requirements**

(6) The supervising speech-language pathologist shall directly supervise the assistant’s initial contact with each patient/client/student. Thereafter, direct supervision shall be provided for each assistant supervised a minimum of one (1) hour per week or one (1) out of every three (3) sessions for each patient/client/student. Direct supervision is defined as real-time observing and viewing the assistant and patient/client/student when the treatment is being provided. If an alternative arrangement is necessary, the supervising speech-language pathologist must submit a proposed plan of supervision for the review of the advisory commission and board to determine if the supervision plan is acceptable. Supervision shall be distributed across the patient/client/student caseload as appropriate to ensure adequate oversight.

**Title 20—DEPARTMENT OF INSURANCE,  
FINANCIAL INSTITUTIONS AND PROFESSIONAL  
REGISTRATION  
Division 2150—State Board of Registration for the  
Healing Arts  
Chapter 4—Licensing of Speech-Language Pathologists  
and Audiologists**

**ORDER OF RULEMAKING**

By the authority vested in the State Board of Registration for the Healing Arts under sections 345.015, 345.030, and 345.050, RSMo Supp. 2011, and section 334.125, RSMo 2000, the board amends a rule as follows:

**20 CSR 2150-4.203 Scope of Practice is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 179-180). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The Advisory Commission for Speech-Language Pathologists and Audiologists and the State Board of Registration for the Healing Arts received three (3) comments on the proposed amendment.

**COMMENTS #1-2:** John Heskett, executive director of the Missouri Council of Administrators of Special Education and Dara Jackson, M.S., CCC-SLP sent letters in support of the proposed amendment.

**RESPONSE:** The board appreciates the comments.

**COMMENT #3:** Joy Coulis, M.S., CCC-SLP of St. Louis, Missouri voiced support for the proposed amendment, but also suggested that "billing Medicaid" should be added to the list of things that speech-language pathology assistants should not engage in.

**RESPONSE:** The commission felt it was a Medicaid/insurance issue. Accordingly, no changes have been made in response to the comment.

Missouri can receive the certificate without having to furnish a statement from a speech language pathologist accepting legal and ethical responsibility for supervising the applicant. Some students may want the certificate from Missouri in order to gain reciprocity in another state. It would be impractical for a student moving out of state to request that a speech language pathologist licensed in Missouri sign a letter accepting responsibility for that student who will not be working for them in Missouri.

**RESPONSE:** The commission discussed this issue and agreed that a registration could be issued without the letter from the supervising speech language pathologist as long as it is required prior to practicing as an SLP-A in Missouri. The change would need to be made in sections that have not been published in the *Missouri Register*. Therefore, the commission will need to propose the changes through the normal rulemaking process. Accordingly, no changes have been made to the text of the proposed amendment.

**Title 20—DEPARTMENT OF INSURANCE,  
FINANCIAL INSTITUTIONS AND PROFESSIONAL  
REGISTRATION  
Division 2150—State Board of Registration for the  
Healing Arts  
Chapter 4—Licensing of Speech-Language Pathologists  
and Audiologists**

**ORDER OF RULEMAKING**

By the authority vested in the State Board of Registration for the Healing Arts under sections 345.015, 345.030, and 345.050, RSMo Supp. 2011, and section 334.125, RSMo 2000, the board amends a rule as follows:

**20 CSR 2150-4.205 Procedural Process for Registration  
is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2012 (37 MoReg 180). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The Advisory Commission for Speech-Language Pathologists and Audiologists and the State Board of Registration for the Healing Arts received four (4) comments on the proposed amendment.

**COMMENTS #1-3:** John Heskett, executive director of the Missouri Council of Administrators of Special Education; Joy Coulis, M.S., CCC-SLP; and Dara Jackson, M.S., CCC-SLP sent letters in support of the proposed amendment.

**RESPONSE:** The board appreciates the comments.

**COMMENT #4:** Tom Linares, Chairman of the Southeast Missouri State University Department of Communication Disorders commented that there should be a mechanism by which a student who completes the qualifications of a speech language pathology assistant in

**T**his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

**Title 7—DEPARTMENT OF TRANSPORTATION  
Division 10—Missouri Highways and  
Transportation Commission  
Chapter 25—Motor Carrier Operations**

**IN ADDITION**

**7 CSR 10-25.010 Skill Performance Evaluation Certificates for Commercial Drivers**

**PUBLIC NOTICE**

Public Notice and Request for Comments on Applications for Issuance of Skill Performance Evaluation Certificates to Intrastate Commercial Drivers with Diabetes Mellitus or Impaired Vision

**SUMMARY:** This notice publishes MoDOT's receipt of applications for the issuance of Skill Performance Evaluation (SPE) Certificates from individuals who do not meet the physical qualification requirements in the Federal Motor Carrier Safety Regulations for drivers of commercial motor vehicles in Missouri intrastate commerce, because of impaired vision, or an established medical history or clinical diagnosis of diabetes mellitus currently requiring insulin for control. If granted, the SPE Certificates will authorize these individuals to qualify as drivers of commercial motor vehicles (CMVs), in intrastate commerce only, without meeting the vision standard prescribed in 49 CFR 391.41(b)(10), if applicable, or the diabetes standard prescribed in 49 CFR 391.41(b)(3).

**DATES:** Comments must be received at the address stated below, on or before July 1, 2012.

**ADDRESSES:** You may submit comments concerning an applicant, identified by the Application Number stated below, by any of the following methods:

- *Email:* jeffrey.payne@modot.mo.gov
- *Mail:* PO Box 893, Jefferson City, MO 65102-0893
- *Hand Delivery:* 1320 Creek Trail Drive, Jefferson City, MO 65109
- *Instructions:* All comments submitted must include the agency name and Application Number for this public notice. For detailed instructions on submitting comments, see the Public Participation heading of the Supplementary Information section of this notice. All comments received will be open and available for public inspection and MoDOT may publish those comments by any available means.

**COMMENTS RECEIVED  
BECOME MoDOT PUBLIC RECORD**

- By submitting any comments to MoDOT, the person authorizes MoDOT to publish those comments by any available means.
- *Docket:* For access to the department's file, to read background documents or comments received, 1320 Creek Trail Drive, Jefferson City, MO 65109, between 7:30 a.m. and 4:00 p.m., CT, Monday through Friday, except state holidays.

**FOR FURTHER INFORMATION CONTACT:** Mr. Jeff Payne, Motor Carrier Specialist, (573) 751-7114, MoDOT Motor Carrier Services Division, PO Box 893, Jefferson City, MO 65102-0893. Office hours are from 7:30 a.m. to 4:00 p.m., CT, Monday through Friday, except state holidays.

**SUPPLEMENTARY INFORMATION:**

**Public Participation**

If you want us to notify you that we received your comments, please include a self-addressed, stamped envelope or postcard.

**Background**

The individuals listed in this notice have recently filed applications requesting MoDOT to issue SPE Certificates to exempt them from the physical qualification requirements relating to vision in 49 CFR 391.41(b)(10), or to diabetes in 49 CFR 391.41(b)(3), which otherwise apply to drivers of CMVs in Missouri intrastate commerce.

Under section 622.555, RSMo Supp. 2011, MoDOT may issue a SPE Certificate, for not more than a two- (2-) year period, if it finds that the applicant has the ability, while operating CMVs, to maintain a level of safety that is equivalent to or greater than the driver qualification standards of 49 CFR 391.41. Upon application, MoDOT may renew an exemption upon expiration.

Accordingly, the agency will evaluate the qualifications of each applicant to determine whether issuing a SPE Certificate will comply with the statutory requirements and will achieve the required level of safety. If granted, the SPE Certificate is only applicable to intrastate transportation wholly within Missouri.

**Qualifications of Applicants**

**Application #6008**

Renewal Applicant's Name & Age: William S. VanVickle, 66

Relevant Physical Condition: Mr. VanVickle has a corrected visual acuity of 20/20 Snellen in both eyes. Mr. VanVickle was diagnosed with Insulin Treated Diabetes Mellitus prior to 2006.

Relevant Driving Experience: Mr. VanVickle has been employed as a driver with Children's Therapy Center operating on a class C CDL since 2005. In addition, he has experience driving personal vehicle(s) daily.

Doctor's Opinion & Date: Following an examination in April 2012, his endocrinologist certified that his condition would not adversely affect his ability to operate a commercial vehicle safely.

Traffic Accidents and Violations: No recorded accidents or violations within the previous three (3) years.

**Application #6026**

Renewal Applicant's Name & Age: Joel D. Gorman, 36

Relevant Physical Condition: Mr. Gorman has uncorrected visual acuity of 20/20 Snellen in both eyes. Mr. Gorman was diagnosed with Insulin Treated Diabetes Mellitus since 2008.

Relevant Driving Experience: Mr. Gorman has been employed as a driver with Cole County Industries operating a concrete mixer Truck on a class B CDL since 2001. In addition, he has experience driving personal vehicle(s) daily.

Doctor's Opinion & Date: Following an examination in May 2012, his endocrinologist certified that his condition would not adversely affect his ability to operate a commercial vehicle safely.

Traffic Accidents and Violations: No recorded accidents or violations within the previous three (3) years.

#### **Application #5962**

Applicant's Name & Age: Nicholas J. Aulbach, 28

Relevant Physical Condition: Mr. Aulbach's best-corrected visual acuity in his left eye is 20/20 Snellen and 20/100 Snellen in his right eye. Right eye was damaged as a result of an injury in May 2010.

Relevant Driving Experience: Mr. Aulbach has been employed with Missouri American Water Co since 2006. He currently does not hold a CDL license, but has operated non-CDL vehicles and heavy equipment since 2002. He currently has a Missouri Class F operator's license and drives personal vehicle(s) daily.

Doctor's Opinion & Date: Following an examination in March, 2012, his ophthalmologist certified that his condition would not adversely affect his ability to operate a commercial vehicle safely.

Traffic Accidents and Violations: No accidents or violations on record for the previous three (3) years.

#### **Application #6263**

Applicant's Name & Age: Jerry E. Hartgrove, 32

Relevant Physical Condition: Mr. Hartgrove has a corrected visual acuity of 20/20 Snellen in both eyes. Mr. Hartgrove was diagnosed with Insulin Treated Diabetes Mellitus in 1983.

Relevant Driving Experience: Mr. Hartgrove currently has a class A CDL (Permit). In addition, he has experience driving personal vehicle(s) daily.

Doctor's Opinion & Date: Following an examination in April 2012, his endocrinologist certified that his condition would not adversely affect his ability to operate a commercial vehicle safely.

Traffic Accidents and Violations: No recorded accidents or violations on record within the previous three (3) years.

#### **Request for Comments**

The Missouri Department of Transportation, Motor Carrier Services Division, pursuant to section 622.555, RSMo, and rule 7 CSR 10-25.010, requests public comment from all interested persons on the applications for issuance of Skill Performance Evaluation Certificates described in this notice. We will consider all comments received before the close of business on the closing date indicated earlier in this notice.

Issued on: May 2, 2012

*Jan Skouby, Motor Carrier Services Director, Missouri Department of Transportation.*

### **Title 10—DEPARTMENT OF NATURAL RESOURCES Division 140—Division of Energy Chapter 2—Energy Set-Aside Fund**

#### **IN ADDITION**

Notification: Applications Accepted for Energy-Efficiency Loan Cycle

The Missouri Department of Natural Resources' ("department") Division of Energy's Revolving Loan Fund provides loans to public

schools, universities, colleges, cities, counties, public hospitals, and water treatment plants to help reduce energy costs. Loan financing may be used for energy-saving investments such as insulation, lighting systems, heating and cooling systems, windows, renewable energy systems if combined with other energy-saving systems, and other measures that reduce energy use and cost.

Loan recipients will benefit from reduced energy costs and increased comfort of building occupants. Loan financing frees up tax dollars that school districts, higher education facilities, and local governments can use for essential services or other capital improvements. Loan recipients repay the loan with money saved on energy costs as a result of implementing energy-efficiency projects. Energy-saving loans are not defined as debt and therefore do not count against debt limits or require a public vote or bond issuance.

#### **Application Procedures**

This notice is an announcement of an energy loan cycle with available funds up to five million dollars (\$5,000,000). To apply for a loan, eligible entities must submit a completed application form to the department during the open application cycle.

**Applications will be accepted July 2, 2012, through October 31, 2012. This is a competitive loan cycle. New loan agreements will be awarded by December 31, 2012.**

Each applicant may apply for a loan not to exceed five hundred thousand dollars (\$500,000). Loan applications below twenty thousand dollars (\$20,000) will not be considered. If sufficient funds remain after review and priority ranking of applications, the department will consider awarding loans in excess of five hundred thousand dollars (\$500,000). Loans will be awarded for a repayment period not to exceed ten (10) years.

Loan funds will be allocated to eligible sectors as follows:

Public Schools (K-12): thirty percent (30%) of available funds;  
City and County Governments: thirty percent (30%) of available funds;  
Public and Private Higher Education Institutions: twenty percent (20%) of available funds; and  
Public and Private non-for-profit Hospitals: twenty percent (20%) of available funds.

Recipients of loan financing will be determined on a competitive basis. Applications will be ranked based on the project's payback score, which will be determined by dividing the cost to implement a project by the estimated yearly energy cost savings. Projects with the lowest payback score in each sector allocation will be funded until all available funds are allocated. If all funds are not allocated in any one sector after ranking payback scores, the department may allocate funds to other sectors. Any applicant not in compliance with all state and federal environmental laws and court orders issued pursuant to those laws or that have unresolved environmental violations at the time of application will be disqualified.

#### **Interest Rates**

Loan principal plus two and one half percent (2.5%) interest is to be repaid to the department in semi-annual payments not to exceed a ten- (10-) year repayment period.

#### **Summary of Projects Funded Through the Energy Revolving Fund**

Since 1989, the Revolving Loan Fund has loaned nearly eighty-two (82) million dollars throughout Missouri. The cumulative energy

savings resulting from four hundred eighty-two (482) loan-financed energy projects are estimated at more than one hundred seventeen (117) million dollars. Emissions reductions since FY 1997 are estimated to be one hundred twenty-seven thousand five hundred (127,500) tons of carbon dioxide, one thousand forty-three (1,043) tons of nitrogen oxide and four hundred eighty (480) tons of sulfur dioxide.

**Examples of Past Projects Funded Through the Energy Revolving Fund**

<b>Institution</b>	<b>Loan Amount</b>	<b>Cost Savings</b>
Hollister R-V School District	\$93,646	\$17,464
Clinton County	\$182,000	\$19,327
Fayette, City of	\$12,000	\$3,192
Truman State University	\$134,736	\$21,826
Metro St. Louis Sewer District	\$97,619	\$12,486

**For More Information Contact:**

[www.dnr.mo.gov/energy](http://www.dnr.mo.gov/energy)

Missouri Department of Natural Resources  
Division of Energy  
PO Box 176  
Jefferson City, MO 65102-0176  
1-800-361-4827

**STATUTORY LIST OF CONTRACTORS  
BARRED FROM PUBLIC WORKS PROJECTS**

The following is a list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. In addition, this list includes contractor(s) that have agreed to placement on the list maintained by the Secretary of State pursuant to Section 290.330 as a part of the resolution of criminal charges of violating the Missouri Prevailing Wage Law. Under this statute, no public body shall award a contract for public works to any contractor or subcontractor, or simulation thereof, during the time that such contractor or subcontractor's name appears on this state debarment list maintained by the Secretary of State.

**Contractors Convicted of Violations of the Missouri Prevailing Wage Law**

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Conviction</u>	<u>Debarment Period</u>
Rycoblake Corp. Case No. 0916-CR03145 (Jackson County Cir. Ct.)		4212 SE Saddlebrook Cir Lee's Summit, MO 64082	7/13/11	7/13/11 to 7/13/12

**Contractors Agreeing to Placement on the Public Works Debarment List as Part of an Agreement Relating to Criminal Pleas**

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Conviction</u>	<u>Debarment Period</u>
Rycoblake Corp.		4212 SE Saddlebrook Cir Lee's Summit, MO 64082		7/13/11 to 12/1/12
Gerald Chevalier		4212 SE Saddlebrook Cir Lee's Summit, MO 64082		7/13/11 to 12/1/12

Dated this 2 day of August 2011.

  
Carla Buschjost, Director

**ADDITION TO STATUTORY LIST OF CONTRACTORS  
BARRED FROM PUBLIC WORKS PROJECTS**

The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. Under this statute, no public body is permitted to award a contract, directly or indirectly, for public works (1) to Mr. Saxon W. Johnson, (2) to any other contractor or subcontractor that is owned, operated or controlled by Mr. Saxon W. Johnson including The Tile Doctor or (3) to any other simulation of Mr. Saxon W. Johnson or of The Tile Doctor for a period of one year, or until September 2, 2012.

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Conviction</u>	<u>Debarment Period</u>
Saxon W. Johnson DBA The Tile Doctor Case No. 10CA-CR01318 Cass County Cir. Ct.		10724 Haskins Ct Shawnee Mission, KS 66210	9/2/2011	9/2/2011-9/2/2012

Dated this 13 day of September 2011.



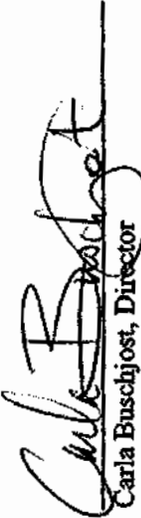
Carla Buschjost, Director

**ADDITION TO STATUTORY LIST OF CONTRACTORS  
BARRED FROM PUBLIC WORKS PROJECTS**

The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. Under this statute, no public body is permitted to award a contract, directly or indirectly, for public works (1) to Mr. Larry G. McElroy, (2) to any other contractor or subcontractor that is owned, operated or controlled by Mr. Larry G. McElroy including Blackhawk or (3) to any other simulation of Mr. Larry G. McElroy or of Blackhawk Electric for a period of one year, or until December 27, 2012.

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Conviction</u>	<u>Debarment Period</u>
Larry G. McElroy DBA Blackhawk Electric Case No. 11CG-CR01157 Cape Girardeau County Cir. Ct.		254 E. Lake Dr., PO Box 248 Cape Girardeau, MO 63701	12/27/2011	12/27/2011-12/27/2012

Dated this 26 day of January, 2012.



Carla Buschjost, Director

**ADDITION TO STATUTORY LIST OF CONTRACTORS  
BARRED FROM PUBLIC WORKS PROJECTS**

The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. Under this statute, no public body is permitted to award a contract, directly or indirectly, for public works (1) to Mr. Norman Bass, (2) to any other contractor or subcontractor that is owned, operated or controlled by Mr. Norman Bass including Municipal Construction Incorporated or (3) to any other simulation of Mr. Norman Bass or of Municipal Construction Incorporated for a period of one year, or until February 1, 2013.

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Conviction</u>	<u>Debarment Period</u>
Norman Bass DBA Municipal Construction Incorporated Case No. 12SO-CR00103 Scott County Cir. Ct.		10150 Hawthorne Ridge Goodrich, MI 48438	2/01/12	2/01/2012-2/01/2013

Dated this 17 day of February, 2012.

  
Carla Buschjost, Director

**T**he Secretary of State is required by sections 347.141 and 359.481, RSMo 2000, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to [dissolutions@sos.mo.gov](mailto:dissolutions@sos.mo.gov).

## **Notice of Dissolution To All Creditors of And Claimants Against Business Solutions Network, Inc.**

On May 14, 2012, Business Solutions Network, Inc., a Missouri corporation, organized on December 10, 2008, Charter #00935203, filed Articles of dissolution by Voluntary Action with the Missouri Secretary of State. Dissolution was effective on February 14, 2012.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

Linda C. Johnson  
c/o Schlagel Kinzer LLC  
201 E. Loula St.  
Olathe, KS 66061

All claims must include name and address of the claimant, the amount claimed, the basis for the claim, and the date(s) on which the event(s) on which the claim is based occurred, a brief description of the nature of the debt or the basis for the claim.

**NOTICE:** Because of the dissolution of Business Solutions Network, Inc., any claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the three notices authorized by statute, whichever is published last.

**NOTICE OF DISSOLUTION  
TO ALL CREDITORS OF  
AND CLAIMANTS AGAINST  
NICHOLSON KOVAC, INC.**

On January 25, 2012, Nicholson Kovac, Inc., a Missouri corporation (the "Corporation"), filed its Articles of Dissolution with the Missouri Secretary of State, dissolving the Corporation pursuant to The General and Business Corporation Law of Missouri. The dissolution was effective on January 26, 2012.

You are hereby notified that if you believe you have a claim against the Corporation, you must submit the following information in writing within two years from the publication of this notice:

1. The name, address, telephone number and email address of the claimant.
2. The amount of the claim.
3. A brief description of the nature of the debt or the basis for the claim.
4. The date on which the event on which the claim is based occurred.
5. Documentation for the claim.

You may send your claim, with the above information, to: Nicholson Kovac, Inc., c/o Christine Adams at P.O. Box 410977, Kansas City, Missouri 64141-0977.

All claims against the Corporation will be barred unless the proceeding to enforce the claim is commenced within two years after the publication of this notice.

## Rule Changes Since Update to Code of State Regulations

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—30 (2005) and 31 (2006). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	<b>OFFICE OF ADMINISTRATION</b> State Officials' Salary Compensation Schedule				35 MoReg 1815
<b>DEPARTMENT OF AGRICULTURE</b>					
2 CSR 30-2.020	Animal Health		37 MoReg 907		
2 CSR 70-25.065	Plant Industries		37 MoReg 571		
2 CSR 70-30.110	Plant Industries		37 MoReg 571		
2 CSR 70-30.115	Plant Industries		37 MoReg 572		
2 CSR 80-1.010	State Milk Board		37 MoReg 573		
2 CSR 80-2.010	State Milk Board		37 MoReg 505R 37 MoReg 505		
2 CSR 80-2.020	State Milk Board		37 MoReg 573		
2 CSR 80-2.030	State Milk Board		37 MoReg 573		
2 CSR 80-2.040	State Milk Board		37 MoReg 574		
2 CSR 80-2.050	State Milk Board		37 MoReg 574		
2 CSR 80-2.060	State Milk Board		37 MoReg 575		
2 CSR 80-2.070	State Milk Board		37 MoReg 575		
2 CSR 80-2.080	State Milk Board		37 MoReg 577		
2 CSR 80-2.091	State Milk Board		37 MoReg 577		
2 CSR 80-2.101	State Milk Board		37 MoReg 578		
2 CSR 80-2.110	State Milk Board		37 MoReg 578		
2 CSR 80-2.121	State Milk Board		37 MoReg 578		
2 CSR 80-2.130	State Milk Board		37 MoReg 579		
2 CSR 80-2.141	State Milk Board		37 MoReg 579		
2 CSR 80-2.151	State Milk Board		37 MoReg 580		
2 CSR 80-2.161	State Milk Board		37 MoReg 580		
2 CSR 80-2.170	State Milk Board		37 MoReg 581		
2 CSR 80-2.180	State Milk Board		37 MoReg 581		
2 CSR 80-4.010	State Milk Board		37 MoReg 581		
2 CSR 90-10	Weights and Measures				36 MoReg 1762
<b>DEPARTMENT OF CONSERVATION</b>					
3 CSR 10-4.110	Conservation Commission		This Issue		
3 CSR 10-5.222	Conservation Commission		This Issue		
3 CSR 10-6.415	Conservation Commission		37 MoReg 582	This Issue	
3 CSR 10-7.431	Conservation Commission		This Issue		
3 CSR 10-7.433	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.435	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.455	Conservation Commission		This Issue		37 MoReg 118
3 CSR 10-11.120	Conservation Commission		37 MoReg 582	This Issue	
3 CSR 10-11.180	Conservation Commission		37 MoReg 583	This Issue	
3 CSR 10-12.109	Conservation Commission		37 MoReg 583	This Issue	
3 CSR 10-12.110	Conservation Commission		37 MoReg 583	This Issue	
3 CSR 10-12.125	Conservation Commission		37 MoReg 584	This Issue	
<b>DEPARTMENT OF ECONOMIC DEVELOPMENT</b>					
4 CSR 170-7.010	Missouri Housing Development Commission		37 MoReg 7R	37 MoReg 694R	
4 CSR 170-7.020	Missouri Housing Development Commission		37 MoReg 7R	37 MoReg 694R	
4 CSR 170-7.030	Missouri Housing Development Commission		37 MoReg 8R	37 MoReg 694R	
4 CSR 170-7.040	Missouri Housing Development Commission		37 MoReg 8R	37 MoReg 694R	
4 CSR 170-7.050	Missouri Housing Development Commission		37 MoReg 8R	37 MoReg 695R	
4 CSR 170-7.100	Missouri Housing Development Commission		37 MoReg 8	37 MoReg 695	
4 CSR 170-7.200	Missouri Housing Development Commission		37 MoReg 9	37 MoReg 695	
4 CSR 170-7.300	Missouri Housing Development Commission		37 MoReg 10	37 MoReg 695	
4 CSR 170-7.400	Missouri Housing Development Commission		37 MoReg 11	37 MoReg 695	
4 CSR 170-7.500	Missouri Housing Development Commission		37 MoReg 12	37 MoReg 695	
4 CSR 170-7.600	Missouri Housing Development Commission		37 MoReg 14	37 MoReg 696	
4 CSR 240-20.065	Public Service Commission		37 MoReg 315	This Issue	
4 CSR 240-31.010	Public Service Commission	This Issue	This Issue		
<b>DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION</b>					
5 CSR 20-100.200	Division of Learning Services		37 MoReg 507		
5 CSR 20-100.250	Division of Learning Services		37 MoReg 333	This Issue	
5 CSR 20-400.150	Division of Learning Services		37 MoReg 509		
5 CSR 20-400.160	Division of Learning Services		37 MoReg 509		
5 CSR 20-400.170	Division of Learning Services		37 MoReg 510		
5 CSR 20-400.180	Division of Learning Services		37 MoReg 510		
5 CSR 20-400.190	Division of Learning Services		37 MoReg 511		
5 CSR 20-400.200	Division of Learning Services		37 MoReg 511		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
5 CSR 20-400.250	Division of Learning Services		37 MoReg 511		
5 CSR 20-400.260	Division of Learning Services		37 MoReg 512		
5 CSR 20-400.280	Division of Learning Services		37 MoReg 512		
5 CSR 20-500.330	Division of Learning Services		37 MoReg 908		
5 CSR 30-261.025	Division of Financial and Administrative Services		37 MoReg 912		
5 CSR 50-378.100	Division of School Improvement		37 MoReg 97R	37 MoReg 924R	
5 CSR 50-380.010	Division of School Improvement		37 MoReg 97R	37 MoReg 924R	
5 CSR 50-390.010	Division of School Improvement		37 MoReg 97R	37 MoReg 924R	
<b>DEPARTMENT OF TRANSPORTATION</b>					
7 CSR 10-25.010	Missouri Highways and Transportation Commission				37 MoReg 861 37 MoReg 976 This Issue
<b>DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS</b>					
8 CSR 10-3.010	Division of Employment Security		37 MoReg 679		
8 CSR 10-5.030	Division of Employment Security		37 MoReg 334	37 MoReg 975	
<b>DEPARTMENT OF MENTAL HEALTH</b>					
9 CSR 10-5.240	Director, Department of Mental Health	37 MoReg 147	36 MoReg 2369	37 MoReg 607	
9 CSR 10-31.040	Director, Department of Mental Health		37 MoReg 335		
9 CSR 30-4.030	Certification Standards		37 MoReg 15	37 MoReg 735	
9 CSR 30-4.034	Certification Standards		37 MoReg 17	37 MoReg 735	
9 CSR 30-4.035	Certification Standards		37 MoReg 18	37 MoReg 735	
9 CSR 30-4.039	Certification Standards		37 MoReg 19	37 MoReg 736	
9 CSR 30-4.042	Certification Standards		37 MoReg 20	37 MoReg 736	
9 CSR 30-4.043	Certification Standards		37 MoReg 20	37 MoReg 736	
9 CSR 30-4.046	Certification Standards		37 MoReg 22	37 MoReg 737	
9 CSR 45-2.010	Division of Mental Retardation and Developmental Disabilities		37 MoReg 337		
9 CSR 45-2.015	Division of Mental Retardation and Developmental Disabilities		37 MoReg 352		
9 CSR 45-2.017	Division of Mental Retardation and Developmental Disabilities		37 MoReg 355		
9 CSR 45-2.020	Division of Mental Retardation and Developmental Disabilities		37 MoReg 377		
<b>DEPARTMENT OF NATURAL RESOURCES</b>					
10 CSR 10-2.385	Air Conservation Commission		36 MoReg 2520	37 MoReg 924	
10 CSR 10-5.381	Air Conservation Commission		37 MoReg 955		
10 CSR 10-5.385	Air Conservation Commission		36 MoReg 2521	37 MoReg 925	
10 CSR 10-6.060	Air Conservation Commission		37 MoReg 379		
10 CSR 10-6.065	Air Conservation Commission		37 MoReg 383		
10 CSR 10-6.070	Air Conservation Commission		37 MoReg 966		
10 CSR 10-6.075	Air Conservation Commission		37 MoReg 968		
10 CSR 10-6.080	Air Conservation Commission		37 MoReg 971		
10 CSR 10-6.260	Air Conservation Commission		37 MoReg 388		
10 CSR 10-6.410	Air Conservation Commission		37 MoReg 392		
10 CSR 20-6.100	Clean Water Commission		36 MoReg 2906R 36 MoReg 2906 37 MoReg 393R 37 MoReg 394		
10 CSR 20-7.031	Clean Water Commission		36 MoReg 2521	37 MoReg 737	
10 CSR 140-2	Division of Energy				This Issue
10 CSR 140-8.010	Division of Energy		37 MoReg 513		
<b>DEPARTMENT OF PUBLIC SAFETY</b>					
11 CSR 10-12.010	Adjutant General <i>(Changed to 11 CSR 30-13.010)</i>		37 MoReg 152	This Issue	
11 CSR 10-12.020	Adjutant General <i>(Changed to 11 CSR 30-13.020)</i>		37 MoReg 152	This Issue	
11 CSR 10-12.030	Adjutant General <i>(Changed to 11 CSR 30-13.030)</i>		37 MoReg 153	This Issue	
11 CSR 10-12.040	Adjutant General <i>(Changed to 11 CSR 30-13.040)</i>		37 MoReg 153	This Issue	
11 CSR 10-12.050	Adjutant General <i>(Changed to 11 CSR 30-13.050)</i>		37 MoReg 153	This Issue	
11 CSR 10-12.060	Adjutant General <i>(Changed to 11 CSR 30-13.060)</i>		37 MoReg 154	This Issue	
11 CSR 30-12.010	Office of the Director	37 MoReg 93	37 MoReg 98	This Issue	
11 CSR 30-13.010	Office of the Director <i>(Changed from 11 CSR 10-12.010)</i>		37 MoReg 152	This Issue	
11 CSR 30-13.020	Office of the Director <i>(Changed from 11 CSR 10-12.020)</i>		37 MoReg 152	This Issue	
11 CSR 30-13.030	Office of the Director <i>(Changed from 11 CSR 10-12.030)</i>		37 MoReg 153	This Issue	
11 CSR 30-13.040	Office of the Director <i>(Changed from 11 CSR 10-12.040)</i>		37 MoReg 153	This Issue	
11 CSR 30-13.050	Office of the Director <i>(Changed from 11 CSR 10-12.050)</i>		37 MoReg 153	This Issue	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
11 CSR 30-13.060	Office of the Director ( <i>Changed from 11 CSR 10-12.060</i> )		37 MoReg 154	This Issue	
11 CSR 30-13.070	Office of the Director		37 MoReg 155	This Issue	
11 CSR 30-13.080	Office of the Director		37 MoReg 156	This Issue	
11 CSR 30-13.090	Office of the Director		37 MoReg 156	This Issue	
11 CSR 30-13.100	Office of the Director		37 MoReg 156	This Issue	
11 CSR 30-13.110	Office of the Director		37 MoReg 157	This Issue	
11 CSR 45-5.181	Missouri Gaming Commission		37 MoReg 679		
11 CSR 45-5.185	Missouri Gaming Commission		37 MoReg 407	This Issue	
11 CSR 45-8.130	Missouri Gaming Commission		37 MoReg 408	This Issue	
11 CSR 45-9.020	Missouri Gaming Commission		37 MoReg 912		
11 CSR 45-9.106	Missouri Gaming Commission		37 MoReg 410	This Issue	
11 CSR 45-9.108	Missouri Gaming Commission		36 MoReg 2687	37 MoReg 696	
11 CSR 45-9.114	Missouri Gaming Commission		37 MoReg 680		
11 CSR 45-9.118	Missouri Gaming Commission		37 MoReg 106	37 MoReg 925	
11 CSR 45-9.120	Missouri Gaming Commission		37 MoReg 410	This Issue	
<b>DEPARTMENT OF REVENUE</b>					
12 CSR 10-23.446	Director of Revenue		37 MoReg 237	37 MoReg 926	
12 CSR 10-26.210	Director of Revenue		37 MoReg 410	37 MoReg 975	
12 CSR 10-41.010	Director of Revenue	36 MoReg 2455	36 MoReg 2687	37 MoReg 467	
12 CSR 30-4.010	State Tax Commission		37 MoReg 157	37 MoReg 857W	
<b>DEPARTMENT OF SOCIAL SERVICES</b>					
13 CSR 40-2.395	Family Support Division		37 MoReg 517		
13 CSR 70-3.230	MO HealthNet Division		37 MoReg 23	37 MoReg 699	
13 CSR 70-3.240	MO HealthNet Division		37 MoReg 106	37 MoReg 926	
13 CSR 70-4.110	MO HealthNet Division		37 MoReg 111	37 MoReg 700	
13 CSR 70-10.160	MO HealthNet Division		37 MoReg 441	This Issue	
13 CSR 70-15.200	MO HealthNet Division		37 MoReg 27R	37 MoReg 700R	
13 CSR 70-15.220	MO HealthNet Division		37 MoReg 681		
<b>DEPARTMENT OF CORRECTIONS</b>					
14 CSR 80-4.010	State Board of Probation and Parole		37 MoReg 160	37 MoReg 857	
14 CSR 80-4.020	State Board of Probation and Parole		37 MoReg 160	37 MoReg 857	
14 CSR 80-4.030	State Board of Probation and Parole		37 MoReg 161	37 MoReg 857	
<b>ELECTED OFFICIALS</b>					
15 CSR 30-51.100	Secretary of State		37 MoReg 912		
15 CSR 30-51.180	Secretary of State		37 MoReg 913		
15 CSR 40-3.020	State Auditor		37 MoReg 518		
15 CSR 40-3.030	State Auditor		37 MoReg 518		
15 CSR 40-5.010	State Auditor		37 MoReg 519R		
15 CSR 50-4.030	Treasurer	37 MoReg 731	37 MoReg 733		
15 CSR 60-13.060	Attorney General		This Issue		
<b>RETIREMENT SYSTEMS</b>					
16 CSR 10-3.020	The Public School Retirement System of Missouri		37 MoReg 914		
16 CSR 10-5.030	The Public School Retirement System of Missouri		37 MoReg 163	37 MoReg 857	
16 CSR 10-6.030	The Public School Retirement System of Missouri		37 MoReg 915		
16 CSR 10-6.090	The Public School Retirement System of Missouri		37 MoReg 164	37 MoReg 858	
16 CSR 20-2.083	Missouri Local Government Employees' Retirement System (LAGERS)		37 MoReg 915R		
16 CSR 50-2.010	The County Employees' Retirement Fund		37 MoReg 165	37 MoReg 926	
16 CSR 50-2.160	The County Employees' Retirement Fund		37 MoReg 165	37 MoReg 927	
16 CSR 50-3.010	The County Employees' Retirement Fund		37 MoReg 165	37 MoReg 927	
<b>BOARDS OF POLICE COMMISSIONERS</b>					
17 CSR 20-2.015	St. Louis Board of Police Commissioners		37 MoReg 915		
17 CSR 20-2.025	St. Louis Board of Police Commissioners		37 MoReg 916		
17 CSR 20-2.035	St. Louis Board of Police Commissioners		37 MoReg 916		
17 CSR 20-2.055	St. Louis Board of Police Commissioners		37 MoReg 917		
17 CSR 20-2.065	St. Louis Board of Police Commissioners		37 MoReg 918		
17 CSR 20-2.085	St. Louis Board of Police Commissioners		37 MoReg 918		
17 CSR 20-2.105	St. Louis Board of Police Commissioners		37 MoReg 919		
17 CSR 20-2.125	St. Louis Board of Police Commissioners		37 MoReg 920		
17 CSR 20-3.015	St. Louis Board of Police Commissioners		37 MoReg 921		
17 CSR 20-3.025	St. Louis Board of Police Commissioners		37 MoReg 922		
17 CSR 20-3.055	St. Louis Board of Police Commissioners		37 MoReg 922		
17 CSR 20-3.085	St. Louis Board of Police Commissioners		37 MoReg 923		
17 CSR 20-3.105	St. Louis Board of Police Commissioners		37 MoReg 923		
<b>DEPARTMENT OF HEALTH AND SENIOR SERVICES</b>					
19 CSR 10-10	Office of the Director				36 MoReg 1700
19 CSR 20-26.030	Division of Community and Public Health		37 MoReg 519R		
19 CSR 20-26.040	Division of Community and Public Health		37 MoReg 519		
19 CSR 20-28.010	Division of Community and Public Health		37 MoReg 27	37 MoReg 700	
19 CSR 20-28.040	Division of Community and Public Health		37 MoReg 38	37 MoReg 700	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
19 CSR 25-30.011	State Public Health Laboratory		This Issue		
19 CSR 25-30.021	State Public Health Laboratory		This Issue		
19 CSR 25-30.031	State Public Health Laboratory		This Issue		
19 CSR 25-30.041	State Public Health Laboratory		This Issue		
19 CSR 25-30.050	State Public Health Laboratory		This Issue		
19 CSR 25-30.051	State Public Health Laboratory		This Issue		
19 CSR 25-30.060	State Public Health Laboratory		This Issue		
19 CSR 25-30.070	State Public Health Laboratory		This Issue		
19 CSR 25-30.080	State Public Health Laboratory		This Issue		
19 CSR 30-1	Division of Regulation and Licensure				36 MoReg 1702
19 CSR 30-20	Division of Regulation and Licensure				36 MoReg 1704
19 CSR 30-40.365	Division of Regulation and Licensure		37 MoReg 523		
19 CSR 30-70.620	Division of Regulation and Licensure		37 MoReg 44	37 MoReg 701	
19 CSR 30-70.630	Division of Regulation and Licensure		37 MoReg 44	37 MoReg 701	
19 CSR 30-81.015	Division of Regulation and Licensure		37 MoReg 523R		
19 CSR 30-84.030	Division of Regulation and Licensure		37 MoReg 684		
19 CSR 30-85.022	Division of Regulation and Licensure		37 MoReg 585		
19 CSR 30-86.022	Division of Regulation and Licensure		37 MoReg 592		
19 CSR 30-86.043	Division of Regulation and Licensure		37 MoReg 524		
19 CSR 30-86.047	Division of Regulation and Licensure		37 MoReg 525		
19 CSR 30-88.020	Division of Regulation and Licensure		37 MoReg 602		
19 CSR 60-50	Missouri Health Facilities Review Committee				37 MoReg 862 37 MoReg 928
<b>DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION</b>					
20 CSR	Applied Behavior Analysis Maximum Benefit				37 MoReg 472
20 CSR	Construction Claims Binding Arbitration Cap				36 MoReg 192 37 MoReg 62
20 CSR	Sovereign Immunity Limits				37 MoReg 62
20 CSR	State Legal Expense Fund Cap				36 MoReg 192 37 MoReg 62
20 CSR 100-5.020	Insurer Conduct	36 MoReg 2897	36 MoReg 2920		
			37 MoReg 166	37 MoReg 858	
20 CSR 200-12.030	Insurance Solvency and Company Regulation		37 MoReg 238	This Issue	
20 CSR 200-18.030	Insurance Solvency and Company Regulation	37 MoReg 150	37 MoReg 168		
20 CSR 700-1.160	Insurance Licensing	37 MoReg 150	37 MoReg 171		
20 CSR 1100-2.020	Division of Credit Unions		37 MoReg 971		
20 CSR 1100-2.030	Division of Credit Unions		37 MoReg 972		
20 CSR 1100-2.070	Division of Credit Unions		37 MoReg 972		
20 CSR 1100-2.085	Division of Credit Unions		37 MoReg 972		
20 CSR 1100-2.090	Division of Credit Unions		37 MoReg 973		
20 CSR 1100-2.100	Division of Credit Unions		37 MoReg 973		
20 CSR 1100-2.170	Division of Credit Unions		37 MoReg 973		
20 CSR 2010-2.022	Missouri State Board of Accountancy		37 MoReg 112	37 MoReg 701	
20 CSR 2110-2.010	Missouri Dental Board		37 MoReg 604		
20 CSR 2110-2.030	Missouri Dental Board		37 MoReg 604		
20 CSR 2110-2.050	Missouri Dental Board		37 MoReg 605		
20 CSR 2110-2.070	Missouri Dental Board		37 MoReg 605		
20 CSR 2150-1.011	State Board of Registration for the Healing Arts		37 MoReg 173R	37 MoReg 858R	
			37 MoReg 173	37 MoReg 858	
20 CSR 2150-3.203	State Board of Registration for the Healing Arts		37 MoReg 178	37 MoReg 858	
20 CSR 2150-4.201	State Board of Registration for the Healing Arts		37 MoReg 178	This Issue	
20 CSR 2150-4.203	State Board of Registration for the Healing Arts		37 MoReg 179	This Issue	
20 CSR 2150-4.205	State Board of Registration for the Healing Arts		37 MoReg 180	This Issue	
20 CSR 2150-5.026	State Board of Registration for the Healing Arts		37 MoReg 241		
20 CSR 2150-5.028	State Board of Registration for the Healing Arts		37 MoReg 241		
20 CSR 2165-2.050	Board of Examiners for Hearing Instrument Specialists		37 MoReg 113	37 MoReg 701	
20 CSR 2205-3.010	Missouri Board of Occupational Therapy		37 MoReg 180	37 MoReg 858	
20 CSR 2205-3.020	Missouri Board of Occupational Therapy		37 MoReg 184	37 MoReg 859	
20 CSR 2205-3.030	Missouri Board of Occupational Therapy		37 MoReg 187	37 MoReg 859	
20 CSR 2220-2.013	State Board of Pharmacy		37 MoReg 974		
20 CSR 2220-2.145	State Board of Pharmacy		37 MoReg 190	37 MoReg 859	
20 CSR 2220-6.060	State Board of Pharmacy		37 MoReg 244		
20 CSR 2220-6.070	State Board of Pharmacy		37 MoReg 245		
20 CSR 2220-6.080	State Board of Pharmacy		37 MoReg 251		
20 CSR 2270-1.021	Missouri Veterinary Medical Board		37 MoReg 190	37 MoReg 859	
20 CSR 2270-2.031	Missouri Veterinary Medical Board		37 MoReg 191	37 MoReg 859	
20 CSR 2270-2.041	Missouri Veterinary Medical Board		37 MoReg 195	37 MoReg 860	
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22 CSR 10-2.055	Health Care Plan	36 MoReg 2477R 36 MoReg 2478	36 MoReg 2749R 36 MoReg 2749	37 MoReg 628R 37 MoReg 629	
22 CSR 10-2.060	Health Care Plan		36 MoReg 2756	37 MoReg 632	
22 CSR 10-2.070	Health Care Plan		36 MoReg 2760	37 MoReg 633	
22 CSR 10-2.075	Health Care Plan	36 MoReg 2482	36 MoReg 2761	37 MoReg 633	
22 CSR 10-2.090	Health Care Plan	36 MoReg 2486	36 MoReg 2764	37 MoReg 633	
22 CSR 10-2.091	Health Care Plan	36 MoReg 2488	36 MoReg 2769	37 MoReg 471	
22 CSR 10-2.092	Health Care Plan		36 MoReg 2770R 36 MoReg 2770	37 MoReg 633R 37 MoReg 633	
22 CSR 10-2.093	Health Care Plan		36 MoReg 2772R 36 MoReg 2772	37 MoReg 634R 37 MoReg 634	
22 CSR 10-2.094	Health Care Plan	36 MoReg 2489	36 MoReg 2774	37 MoReg 471	
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22 CSR 10-3.100	Health Care Plan	36 MoReg 2519	36 MoReg 2837	37 MoReg 650	

# Emergency Rule Table

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<b>Department of Economic Development</b>			
<b>Public Service Commission</b>			
4 CSR 240-31.010	Definitions . . . . .	This Issue . . . . .	June 1, 2012 . . . . .Feb. 28, 2013
<b>Department of Social Services</b>			
<b>MO HealthNet Division</b>			
13 CSR 70-10.110	Nursing Facility Reimbursement Allowance . . . . .	Aug. 1, 2012 Issue . . . . .	July 1, 2012 . . . . .Dec. 28, 2012
13 CSR 70-15.010	Inpatient Hospital Services Reimbursement Plan; Outpatient Hospital Services Reimbursement Methodology . . . . .	Aug. 1, 2012 Issue . . . . .	July 1, 2012 . . . . .Dec. 28, 2012
13 CSR 70-15.110	Federal Reimbursement Allowance (FRA) . . . . .	Aug. 1, 2012 Issue . . . . .	July 1, 2012 . . . . .Dec. 28, 2012
13 CSR 70-15.160	Prospective Outpatient Hospital Services Reimbursement Methodology . . . . .	Aug. 1, 2012 Issue . . . . .	July 1, 2012 . . . . .Dec. 28, 2012
13 CSR 70-15.220	Disproportionate Share Hospital Payments . . . . .	Aug. 1, 2012 Issue . . . . .	July 1, 2012 . . . . .Dec. 28, 2012
<b>Elected Officials</b>			
<b>Treasurer</b>			
15 CSR 50-4.030	Missouri MOST 529 Matching Grant Program . . . . .	.37 MoReg 731 . . . . .	April 15, 2012 . . . . .Jan. 23, 2013
<b>Department of Insurance, Financial Institutions and Professional Registration</b>			
<b>Insurance Solvency and Company Regulations</b>			
20 CSR 200-18.030	Licensure of Motor Vehicle Extended Service Contract Producers . . . . .	.37 MoReg 150 . . . . .	Jan. 9, 2012 . . . . .July 6, 2012
<b>Insurance Licensing</b>			
20 CSR 700-1.160	Licensing and Authorization of Portable Electronics Insurance Producers and Related Entities . . . . .	.37 MoReg 150 . . . . .	Jan. 9, 2012 . . . . .July 6, 2012

**Executive  
Orders****Subject Matter****Filed Date****Publication****2012**

<b>12-05</b>	Extends Executive Orders 11-06, 12-03, 11-07, 11-11, 11-14, and 12-04 until June 1, 2012	March 13, 2012	37 MoReg 569
<b>12-04</b>	Activates the state militia in response to severe weather that began on February 28, 2012	Feb. 29, 2012	37 MoReg 503
<b>12-03</b>	Declares a state of emergency and directs that the Missouri State Emergency Operations Plan be activated due to the severe weather that began on February 28, 2012	Feb. 29, 2012	37 MoReg 501
<b>12-02</b>	Orders the transfer of all authority, powers, and duties of all remaining audit and compliance responsibilities relating to Medicaid Title XIX, SCHIP Title XXI, and Medicaid Waiver programs from the Dept. of Health and Senior Services and the Dept. of Mental Health to the Dept. of Social Services effective Aug. 28, 2012, unless disapproved within sixty days of its submission to the Second Regular Session of the 96th General Assembly	Jan. 23, 2012	37 MoReg 313
<b>12-01</b>	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies	Jan. 23, 2012	37 MoReg 311

**2011**

<b>11-25</b>	Extends the declaration of emergency contained in Executive Order 11-06 (and extended by Executive Orders 11-09, 11-19, and 11-23) until March 15, 2012, unless extended in whole or part by subsequent order. Further Executive Orders 11-07, 11-11, and 11-14 are extended until March 15, 2012, unless extended in whole or part by subsequent order	Dec. 14, 2011	37 MoReg 95
<b>11-24</b>	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies	Nov. 18, 2011	37 MoReg 5
<b>11-23</b>	Extends Executive Order 11-20 until October 15, 2011, and extends Executive Orders 11-06, 11-07, 11-08, 11-11, 11-14, and 11-18 until December 18, 2011	Sept. 13, 2011	36 MoReg 2157
<b>11-22</b>	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies	July 26, 2011	36 MoReg 1979
<b>11-21</b>	Authorizes the Joplin Public School system to immediately begin to retrofit, equip, and furnish various buildings to house students during the 2011-2012 school year without requiring advertisements for bids	June 17, 2011	36 MoReg 1800
<b>11-20</b>	Extends certain terms of Executive Order 11-12 to help Missouri citizens impacted by the Joplin tornado of April 22, 2011	June 17, 2011	36 MoReg 1798
<b>11-19</b>	Extends certain terms of Executive Orders 11-06, 11-07, 11-08, 11-10, 11-11, 11-13, 11-14, 11-15, 11-16, and 11-18 until September 15, 2011	June 17, 2011	36 MoReg 1796
<b>11-18</b>	Activates the state militia in response to flooding events occurring and threatening along the Missouri River	June 8, 2011	36 MoReg 1739
<b>11-17</b>	Establishes the State of Missouri Resource, Recovery & Rebuilding Center in the City of Joplin in response to a tornado that struck there on May 22, 2011	June 7, 2011	36 MoReg 1737
<b>11-16</b>	Authorizes the Joplin Public Schools to immediately begin to retrofit and furnish warehouse and retail structures to house district programs displaced by the tornado and severe storms on May 22, 2011, without requiring advertisements for bids	June 3, 2011	36 MoReg 1735
<b>11-15</b>	Authorizes the Joplin Public School system to immediately rebuild, restore, and/or renovate Emerson Elementary, Kelsey Norman Elementary, Old South Middle School, and Washington Education Center without requiring advertisement for bids	June 1, 2011	36 MoReg 1594
<b>11-14</b>	Activates the state militia in response to a tornado that hit the City of Joplin on May 22, 2011	May 26, 2011	36 MoReg 1592
<b>11-13</b>	Authorizes the Joplin Public Schools system to immediately begin rebuilding and replacing the materials for three of its buildings that were destroyed in a tornado that struck on May 22, 2011, without requiring advertisement for bids	May 26, 2011	36 MoReg 1590
<b>11-12</b>	Orders the director of the Department of Insurance, Financial Institutions and Professional Registration to temporarily waive, suspend, and/or modify any statute or regulation under his purview in order to best serve the interests of those citizens affected by the tornado that hit the city of Joplin on May 22, 2011	May 26, 2011	36 MoReg 1587

<b>Executive Orders</b>	<b>Subject Matter</b>	<b>Filed Date</b>	<b>Publication</b>
<b>11-11</b>	Orders the director of revenue to issue duplicate or replacement license, nondriver license, certificate of motor vehicle ownership, number plate, or tabs lost or destroyed as a result of the tornado that hit the city of Joplin and to waive all state fees and charges for such duplicate or replacement	May 26, 2011	36 MoReg 1585
<b>11-10</b>	Orders the Missouri Department of Health and Senior Services and the State Board of Pharmacy to temporarily waive certain rules and regulations to allow medical practitioners and pharmacists responding to the tornado and severe storms in Joplin to best serve the interests of public health and safety	May 24, 2011	36 MoReg 1583
<b>11-09</b>	Extends Executive Orders 11-06, 11-07, and 11-08 through June 20, 2011	May 20, 2011	36 MoReg 1581
<b>11-08</b>	Activates the state militia in response to severe weather that began on April 22	April 25, 2011	36 MoReg 1449
<b>11-07</b>	Gives the director of the Department of Natural Resources the authority to temporarily suspend regulations in the aftermath of severe weather that began on April 22	April 25, 2011	36 MoReg 1447
<b>11-06</b>	Declares a state of emergency for the state of Missouri and activates the Missouri State Emergency Operations Plan due to severe weather that began on April 22	April 22, 2011	36 MoReg 1445
<b>11-05</b>	Orders the Missouri Department of Transportation to assist local jurisdictions in counties that: 1) received record snowfalls; and 2) continuing snow clearance exceeds their capabilities	Feb. 4, 2011	36 MoReg 883
<b>11-04</b>	Activates the state militia in response to severe weather that began on January 31, 2011	Jan. 31, 2011	36 MoReg 881
<b>11-03</b>	Declares a state of emergency exists in the state of Missouri and directs that the Missouri State Emergency Operations Plan be activated	Jan. 31, 2011	36 MoReg 879
<b>11-02</b>	Extends the declaration of emergency contained in Executive Order 10-27 and the terms of Executive Order 11-01 through February 28, 2011	Jan. 28, 2011	36 MoReg 877
<b>11-01</b>	Gives the Director of the Department of Natural Resources the authority to temporarily suspend regulations in the aftermath of severe winter weather that began on December 30	Jan. 4, 2011	36 MoReg 705

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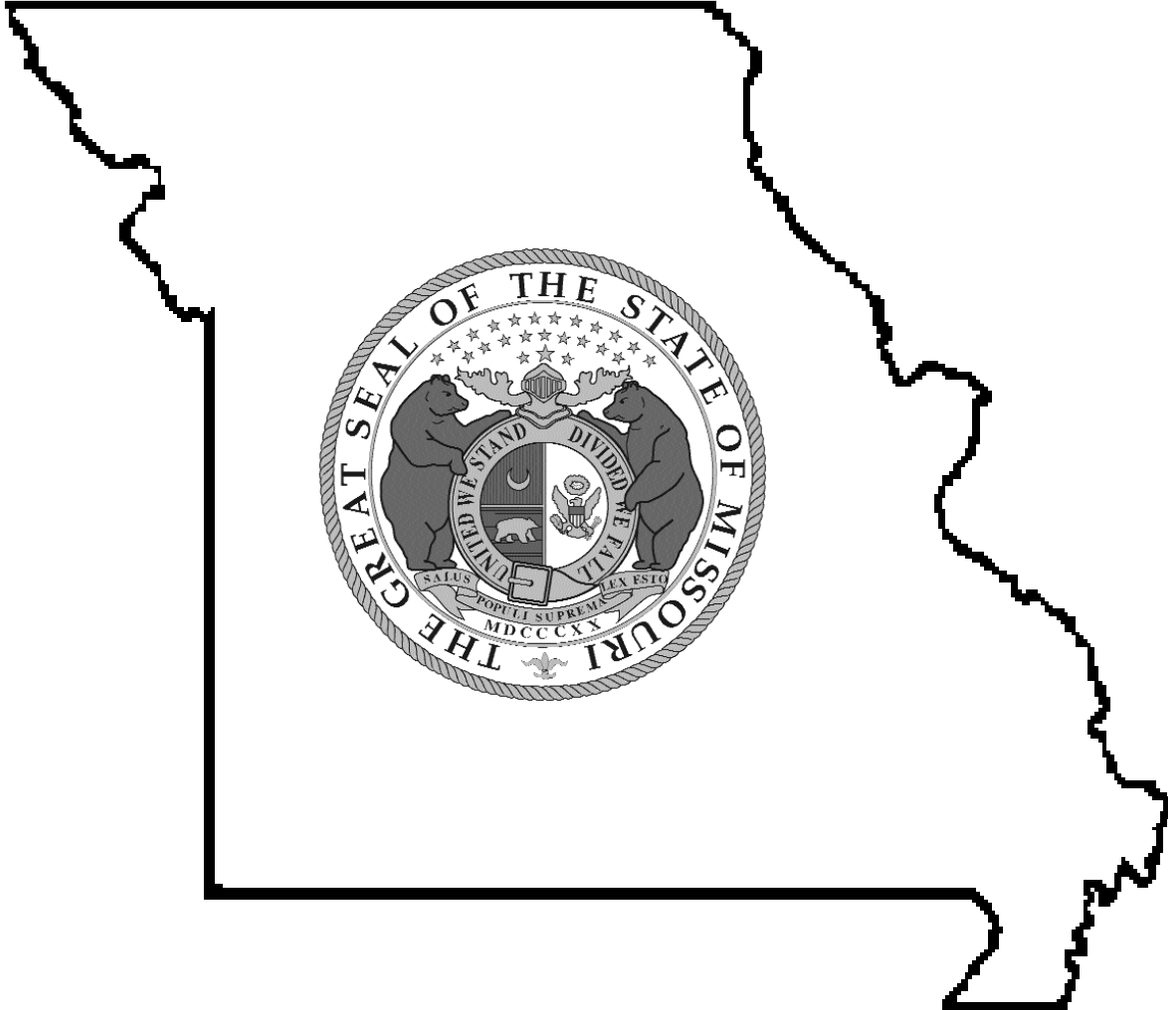
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